

हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

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No. 11-3/71-GA-C, dated the 23rd September, 1971.	General Administration Department.	Republishing the Government of India, Ministry of Information and Broadcasting Order No. 28/1/71-FP, dated the 12th August, 1971.
No. 10-10/71-SI, dated the 24th September, 1971.	Labour Department	Exempting shops and commercial establishments in different districts of the Pradesh from the provisions of sections 8(2), 9 and 10 of the Himachal Pradesh Shops and Commercial Establishments Act, 1965 on certain festivals and fairs.
No. 2-11 71 GA-C, dated the 7th September, 1971.	General Administration Department	The Himachal Pradesh Legislative Assembly Speaker's and Deputy Speaker's Travelling Allowance Rules, 1971.
No. 2-13/71-GA-C, dated the 7th September, 1971.	-do-	The Himachal Pradesh Legislative Assembly Speaker's and Deputy Speaker's (Advance for Motor Car) Rules, 1971.

भाग 1—वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश • हाई कोटं द्वारा भ्रधिसूचनाएं इत्यावि

हिमाचल प्रदेश हाई कोटं

NOTIFICATION

Simla-1, the 13th September, 1971

No. HHC/Admn. (Gaz.)2-3/71.—The Hon'ble the Chief Justice and Judges have been pleased to make the following transfers and postings of Subordinate Judges in Himachal Pradesh with immediate effect:—

SI		er From	То	Remarks
No 1	2	3	4	. 5
	Shri C. S. Sautha Sonior Sub- Judge.	.		As Senior Sub- Judge, Chamba vice Shri R. L. Khurana.
2.	Shri R. L. Khurana Senior Sub-Judge,	Chamba	Bilaspur	As Senior Sub- Judge, Bilaspur vice Serial No. 1.
			-	
			KEDA	By order, R ISHWAR, Registrar.
_	हिमाचर	न प्रदेश	सरकार	•

हिमाचल प्रदेश सरकार DEPARTMENT OF PERSONNEL NOTIFICATIONS

Simla-2, the 13th September, 1971

No. 1-12/71-Apptt.—Consequent upon the appointment of Stri U. N. Sharma, Financial Commissioner and Secretary Election-cum-Chief Electoral, Himachal Pradesh, as Chairman, Himachal Pradesh State Electricity Board, the Governor, Himachal Pradesh is pleased to order that Shri L. Tenhhawng, Financial Commissioner, Himachal Pradesh, shall also function as Secretary (Election) to the Commissioner, Himachal Pradesh and Chief Electoral Officer, Himachal Pradesh, in addition to his own duties, until further orders.

K. N. CHANNA, Chief Secretary.

Siml, -2, the 15th September, 1971

No. 1-471-Apptt.—The Governor, Himachal Pradesh, is pleased to order that Shri S. C. Malik, 1.P.S., Superintendent of Police, Himachal Armed Police, Junga, shall also hold the gharge of the newly created post of Superintendent of Police (Commandant), Himachal Armed Police Battation, in addition to his own duties, with effect from the 11th August, 1971, until further orders in the public interest.

Simla-2, the 15th September, 1971

No. 3-31/71-Apptt.—The Governor, Himachal Pradesh is pleased to accord ex-post-facto sanction to the grant of 19 days earned leave to Shri C. D. Parsheera, I.A.S., Sub-Divisional Officer (Civil), Jogindernagar, with effect from the 28th June, 1971 to the 16th July, 1971, with permission to prefix Sunday falling on the 27th June, 1971, while he was on I.A.S. Probationer undergoing training at the National Academy of Administration, Mussoorie.

- 2. Certified that Shri C. D. Parsheera would have continued to hold the post of i.a.s. Probationer in the training reserve of i.a.s. cadre of Himachal Pradesh but for his proceeding on 19 days earned leave.
- 3. This supersedes this department's notification of a even number, dated the 14th June, 1971.

SUBHASH DUA,

Joint Secretary,

GENERAL ADMINISTRATION DEPARTMENT (D SECTION)

NOTIFICATIONS

Simla-2, the 7th September, 1971

No. 3-2/71-GAD.—The Governor of Himachal Pradesh is pleased to constitute Himachal Pradesh Grievances Committee at the State level as under:—

- 2. Functions.—The function of the State Level Committee will be to advise the State Government on general policy matters relating to Public Relations and Grievances.
- 3. Headquarters.—The Headquarter of the Committee will be at Simla. At the Headquarters the Director of Vigilance will attend to this work. His duties will be to receive complaints from the public, pass them on to the concerned departments, do the necessary follow up action and communicate the decision of department concerned to the aggrieved person.
- 4. Payment of travelling allowance and dairy allowance to non-official members.—The non-official members of the committee will be entitled to draw travelling allowance (mileage and daily allowance) in respect of journeys that may be performed by them in connection with the work assigned to the committee as per Annexure 'A'.

The Chief Secretary to the Government of Himachal. Pradesh will be the Controlling Officer in regards to the countersigning of the Travelling Allowance bill of the non-official members. The Travelling Allowance bill will be prepared by the Department of Personnel-Secretariat Administration.

- 5. The expenditure will be debitable to major head in 19-General Administration, C-Secretariat and Attached Offices, C-Civil Secretariat, C-1(1) Civil Secretariat, C-1(1) (3)-Allowances, Honoraria.
 - 6. This issues with the concurrence of the Finance Department obtained vide their diary No. 331/Fin(F), and dated 28-7-1971.

ANNEXURE 'A'

TRAVELLING 'ALLOWANCE AND DAILY ALLOWANCE OF NON-OFFICIAL MEMBERS OF THE HIMACHAL PRADESH, GRIEVANCES COMMITTEE

(1) TRAVELLING ALLOWANCE

(i) Journey by rail:

- (a) Member of Parliament.—Members of Parliament will utilise the free first class Railway Pass issued to them as members of Parliament in respect of all rail journeys undertaken by them on business of committee. They will not travel by air-conditioned accommodation at Government expenses. If a member of Parliament travels by air-conditioned coach, he will pay the difference between the fares for the air-conditioned and first class accommodation from his own pocket. They will be paid incidental charges at the rate of 8 paise per kilometer for each single journey performed by rail.
- (b) Non-official members other than Members of Parliament.—They will be treated at par with Government Pervants of the first grade, and will be entitled to a single fare of the class of the accommodation actually used, but not exceeding the fare to which the Government servants of the first grade are normally entitled, i.e. accommodation, of the highest class, by whatever name it may be called, provided on the railway by which the journey is performed excluding air-conditioned, plus an allowance for incidental expenses at the rate of 35 paise per every 10 kilometre or part thereof, if the journey exceeds 5 kilometres.
- (ii) Journey by road.—In respect of journey by road between places not connected by rail a member will be entitled to road mileage admissible to an officer of the test grade under the rules and at the rates as applicable to the employees of the Himachal Pradesh Government.

In a case where journey between two places connected by rail is performed by road, rail being the ordinary mode of travelling, the road mileage will be regulated as under:—

- (1) When a journey is performed by taking a single seat in a public conveyance, he will be entitled to actual fare paid for a seat in a public conveyance plus incidentals admissible as for journey by rail or the lower rate of road mileage limited to rail mil age, whichever is less:
- (2) When the journey is performed otherwise the higher rate of road mileage, but limited to rail mileage will apply.

Note.—Non-official members, who are also members of the Vidhan Sabha will be entitled to mileage at the same rate and on the same conditions as are applicable to them as member of Vidhan Sabha to attend the Session.

(2) DAILY ALLOWANCE

- (i) The non-official numbers other than members of Vidhan Sabha will e entitled to daily allowance for each day of the meeting at the highest rate admissible to a Sovernment servant of the first grade for the respective locality.
- daily allowance for each day of meeting at the same rate and on the same conditions as are applicable to them as member Vidhan Sabha to attend the Session.
- (3) In addition to the daily allowance for the day(s) of the meeting, a member shall also be entitled to full daily allowance for the day preceding and/or the day following the meeting if —
 - (i) he arrives in the forenoon of the day preceding the day of the meeting or on an earlier day; and/or

- (ii) he departs at 12 noon or in the afternoon of the day following the day of the meeting or on a later day. But he will be entitled to only half daily allowance for the day preceding and/or for the day following the meeting if—
 - (a) he arrives at 12 noon or in the afternoon of the day preceding the day of the meeting; and/or
 - (b) he departs in the forenoon of the day following the day of the meeting.
- (4) Daily allowance will be subject to the usual conditions laid down in Supplementary Rule 73, as amended from time to time.

(5) CONVEYANCE ALLOWANCE

A non-official member, resident at a place where the meeting of the committee is held will not be entitled to travelling and daily allowances on the scales indicated above, but will be allowed only the actual cost of conveyance hire, subject to a maximum of Rs. 10 per day. Before the claim is actually paid, the Controlling Officer should verify the claim and satisfy himself, after obtaining such details as may be considered necessary that the actual expenditure was not less than the amount claimed. In cases he is not satisfied with the details, he may, at his discretion, limit the conveyance allowance to road mileage.

If such a member uses his own car, he will be granted mileage allowance at the rate admissible to officials of the first grade subject to a maximum of Rs. 10 per day.

- (6) The travelling and daily allowance will be admissible to a member on production of a certificate by him to the effect that he has not drawn any ravelling or daily allowance for the same journey and halts from any other Government source.
- (7) The non-official members will be eligible for travelling allowance for the journey actually performed in connection with the meetings of the committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the committee or returns to a place other than the place of his permanent residence, after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.
- (8) The non-official members who are members of Vidhan Sahba will not be entitled to daily allowance in connection with his assignment, than the Vidhan Sabha or the Vidhan Sabha Committee on which the member is serving is in Session, as they will be drawing their daily allowance under the Salaries and Allowances of Members of the Legislative Assembly (Himachal Pradesh) Act, 1963, from the Vidhan Sabha. However, if they certify that they were prevented from attending the Session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha. They would—be entitled to daily allowance at the rate as prescribed.
- (9) In the case of over-payment made on account of T.A. to non-official member, the same will be recoverable under the provision of the relevant rules.
- (10) The members of the Parliament and Vidhan Sabha members will also not draw T.A. and D.A. including conveyance allowance which will disqualify them from the Parliament and the Vidhan Sabha.

Simla-2, the 7th Saptember, 1971

No. 3-2/71-GAD.—The Governor of Himachal Pradeshs is pleased to constitute Himachal Pradesh Grievance

Cor	mmittee at the district level for Simla, as un	der:—
0 1	. Deputy Minister (Tourism)	Chairma
2	. Deputy Commissioner	Vice-
_		Chairman
3	All Members of Parliament of the Distric	t Member
4.	All M.L.A., of the District	Member
5.	Superintendent of Police	Member
6.	Superintending Engineer, Himachal	
	Pradesh P.W.D., 4th Cime.	Membe
7.	Superintending Engineer, Himachal	
	Pradesh, P.W.D., 3rd Circle	Membe
8.		Member
0	Circle, Solan Conservator of Forests	Member
9		Member
10.	000 01	Member
12.		Member
13.		Member
14	C' I D'	Member
1.4	No. II.	
15.		Member
16.		
	P.W.D., Kasauli Division	Member
17.		
	Division	Member
18.	Land Acquisition Officer, Simla	Member
19.	District Animal Husbandry Officer,	•
	Simla	Member
20.	District Agricultural Officer, Kandaghat	Member
21:	District Education Officer	Member
22.	District Employment Officer	Member
23.		Member
24.		Member
25.		Member
26.		Member
27.	Officer.	14
27.		Member
20.	Regional Manager, Himachal Govern-	familian
29.	Para the Charles of Plant later	1ember Member
30.	A STATE OF THE STA	Member Member
31.	A MAL CLA PARTY AND THE	nember Member
32.	General Assistant to Deputy Commis-	VICINUEL
J.		Member-
		ecretary.
	• 50	treiary.

NOTE

- (i) In the absence of the Chairman, the Vice Chairman will preside over the meeting of the District Level Committee.
- (ii) The Deputy Commissioner will also be the District Grievances Officer and will be assisted by the General Assistant/Sub-Divisional Magistrate (District Headquarter) in this respect.
- (iii) For each district there will be a fixed date for holding the meeting of the committee, and every officer who is a member of the committee shall attend the meeting personally and regularly. In exceptional circumstances the Chairman or, in his absence, the Vice-Chairman may permit an officer to absent himself from the committee meeting.
- 2. Functions.—The functions of the committee will be to advise with regard to quick disposal of public grievances, to ensure that Government instructions for the early redressal of grievances are carried out and to undertake enquiries in special cases of undue delays.

At the district level, the Deputy Commissioner, who will function as District Grievances Officer, will entertain

all complaints from the public. He will also entertain complaints from retired officials regarding their pension arrears, pay fixation, etc. He will not entertain complaints from serving officials, but if any such complaints are received they will be brought to the notice of the Head of the Department, Secretary or the Minister as necessary.

Jurisdiction.—The jurisdiction of the District Level Committee will comprise of the whole District.

The Headquarter of the District Level Committee will be at District Headquarters.

4. Payment of travelling allowance and daily allowance to members.—The non-official members of the committee will be entitled to draw travelling allowance (mileage and daily allowance) in respect of the journeys that may be performed by them in connection with the work assigned to the committee as per annexure 'A'.

The Chief Secretary to the Government of Himachal Pradesh, will be the Controlling Officer with regard to the countersigning of the travelling allowance bills of the non-official members. The T.A. bills will be prepared by the department of Personnel-Secretariat-Administration.

The expenditure will be debitable to major head '19-General Administration-C-Sectt. and attached Offices, C-Civil Sectt: C-1(Civil Sectt. C.1(1)(B) Allowances, Honoraria.

- 5. This issues with the concurrence of the Finance Department obtained vide their diary No. 331/Fin.(F) dated 28-7-1971.
- 6. This notification supersedes Grievances Committee or any other Committee constituted on the subject at district level, if any.

ANNEXURE 'A'

TRAVELLING ALLOWANCE AND DAILY ALLOWANCE OF NON-OFFICIAL MEMBERS OF THE HIMACHAL PRADESH GRIEVANCES COMMITTEE

(1) TRAVELLING ALLOWANCE

- (i) Journey by rail—(a) Member of Parliament.—Members of Parliament will utilise the free first class railway Pass issued to them as members of Parliament in respect of all rail journey undertaken by them on business of committee. They will not travel by air conditioned accommodation at Government expenses. If a member of Parliament travels by air conditioned coach, he will pay the difference between the fares for the air conditioned and first class accommodation from his own pocket. They will be paid incidental charges at the rate of 8 paise per kilometer for each single journey performed by rail.
- (b) Non-official members other than Members of Parliament.—They will be treated at par with Government servants of the first grade, and will be entitled to a single fare of the class of the accommodation actually used, but not exceeding the fare to which the Government servants of the first grade are normally entitled, i.e., accommodation of the highest class, by whatever name it may be called provided on the railway by which the journey is performed excluding air conditioned, plus an allowance for incidental expenses at the rate of 35 paise per every 10 kilometre or part thereof, if the journey exceeds 5 kilometres.
- (ii) Journey by road.—In respect of journey by road between places not connected by rail a member will be

entitled to road mileage admissible to an officer of the first grade under the rules and at the rates as applicable to the employees of the Himachal Pradesh Government.

In case where journey between two places connected by rail is performed by road, rail oeing the ordinary mode of travelling, the road mileage will be regulated as under:—

- (1) When a journey is performed by taking a single seat in a public conveyance, he will be entitled to actual fare paid for a seat in a public conveyance plus incidentals admissible as for journey by rail or the lower rate of road mileage limited to rail mileage, whichever is less.
- (2) When the journey is performed otherwise the higher rate of road mileage, but limited to rail mileage will apply.

Note.—Non-official members, who are also members of the Vidhan Sabha will be entitled to mileage at the same rate and on the same conditions as are applicable to them as Member of Vidhan Sabha to attend the Session.

(2) DAILY ALLOWANCE

- (i) The non-official members other than members of Vidhan Sabha will be entitled to daily allowance for each day of the meeting at the highest rate admissible to a Government servant of the first grade for the respective locality.
- (ii) The members of the Vidhan Sabha will be entitled to a daily allowance for each day of meeting at the same rate and on the same conditions as are applicable to them as member Vidhan Sabha to attend the Session.
- (3) In addition to the daily allowance for the day(s) of the meeting, a member shall also be entitled to full daily allowance for the day preceding and/or the day following the meeting if—
 - (i) he arrives in the forenoon of the day preceding the day of the meeting or on an earlier day; and/
 - (ii) he departs at 12 noon or in the afternoon of the day following the day of the meeting or on a later day. But he will be entitled to only half daily allowance for the day preceding and/or for the day following the meeting if—
 - (a) he arrives at 12 noon or in the afternoon of the day preceding the day of the meeting and/or
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(5) CONVEYANCE ALLOWANCE

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to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from any other Government source.

- (7) The non-official members will be eligible for travelling allowance for the journey actually performed in connection with the meetings of the committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the committee or returns to a place other than the place of his permanent residence, after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.
- (8) The non-official members who are members of Vidhan Sabha will not be entitled to daily allowance in connection with his assignment, than the Vidhan Sabha or the Vidhan Sabha Committee on which the member is serving is in session, as they will be drawing their daily allowance under the Salaries and Allowances of Members of the Legisla ive Assambly (Himachal Pradesh) Act, 1963, from the Vidhan Sabha. However, if they certify that they were prevented from attending the Session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha. They would be entitled to daily allowance at the rate as prescribed.
- (9) In the case of over-payment made on account of T.A. to non-official member, the same will be recoverable under the provision of the relevant rules.
- (10) The members of the Parliament and Vidhan Sabha Members will also not draw T.A. and D.A. including conveyance allowance which will disqualify them from the Parliament and the Vidhan Sabha.

Simla-2, the 7th September, 1971

.. Chairmam

Member

No. 3-2/71-GAD.—The Governor of Himachal Pradesh is pleased to constitute Himachal Pradesh Grievances Committee at the district level for Lahaul and Spiti, as under:—

Member Parliament of the District

Deputy Commissioner

3.	M.L.A. of the District		Member
4.	Superintendent of Police		Member
5.	Chief Medical Officer		Member
.6.	Divisional Forests Officer		Member
7.	S.D.O. (Civil), Spiti		Member
8.	Executive Engineer, Technical Organ	isa-	
	tion		Member
9.	Sub-Divisional Engineer (Elect.)		Member
10.	Sub-Divisional Engineer (P.W.D.)		Member
11.	Executive Engineer (P.W.D.), Spiti		Member
12.	Sub-Divisional Engineer (Irrigation)		Member
13.	Assistant Engineer (Irrigation), Kaza	1	Member
14.	S.D.O. (P.W.D.), Batal	-	Member
15.	Treasury Officer		Member
16.	B.D.O., Spiti	-	Member
17.	B.E.O., Lahaul		Member
18.	B.E.O., Spiti		Member
19.	Headmaster, Kelong		Member
20.	S.D.O. (Civil)		Member-
			Secretary.

NOTE

- (i) In the absence of the Chairman, the Vice-Chairman will preside over the meeting of the District Level Committee.
- (ii) The Deputy Commissioner will also be the District Grievances Officer and will be assisted by the

General Assistant/Sub-Divisional Magistrate (District Headquarter) in this respect.

(III) for each district there will be a fixed date for holding the meeting of the committee, and every officer who is a member of the committee shall attend the meeting personally and regularly. In exceptional circumstances the Chairman or, in his absence, the Vice-Chairman may permit an officer to absent himself from the committee meeting.

2. Functions.—The functions of the committee will be to advise with regard to quick disposal of public grievances, to ensure that Government instructions for the early redressal of grievances are carried out and to undertake

enquiries in special cases of undue delays.

At the district level the Deputy Commissioner, who we function as District Grievances Officer, will entertain all companits from the public. He will also entertain complaints from settred officials regarding their pension arrears, pay fixation, etc. He will not entertain complaints from serving officials, but if any such complaints are received they will be brought to the notice of the Head of the Department, Secretary or the Minister as necessary.

3. Jurisdiction.—The jurisdiction of the District Level Committee will comprise of the whole district.

The headquarter of the District Level Committee will be at District Headquarters.

4. Payment of travelling allowance and daily allowance to rembers.—The Non-official members of the committee will be entitled to draw travelling allowance (militage and daily allowance) in respect of the journeys that may be performed by them in connection with the work assigned to the committee as per annexure 'A'.

The Chief Secretary to the Government of Himachal Prodesh, will be the Controlling Officer with regard to the countersigning of the travelling allowance bills of the non-otheral members. The T.A. Bills will be prepared by the Department of Personnel-Secretariat Administration.

The expenditure will be debitable to major head '19-General Administration-C-Scott, and attached Offices, C-Cr d. Scott: C-1-Civil Scott, C.1(1)(B) Allewances, Honoraria.

- 5. This issues with the concurrence of the Finance Department obtained vide their diary No. 331/Fin. (F), dated 28-7-1971.
- 6. This nordication supersides Grievances Committee or any other Committee constituted on the subject at district level, if any,

ANNEXURE 'A'

TRAVILLING ALLOWANCE AND DAILY
ALLOWANCE OF NON-OFFICIAL MEMBERS OF
THE HIMACHAL PRADESH GRIEVANCES
COMMITTEE

(1) TRAVELLING ALLOWANCE

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- (b) Non-official members other than Membes of Partiament.—They will be treated at par with Government servants of the first g ade, and will be entitled to a single fare of the class of the accommodation actually used, but not exceeding the fare to which the Government servants of the first grade are normally entitled, i.e., accommodation of the highest class, by whatever name it may be called provided on the railway by which the journey is performed excluding air-conditioned, plus an allowance for incidental expenses at the rate of 35 paise per every 10 kilometre or part thereof, if the journey exceeds 5 kilometres.
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Note.—Non-official members, who are also members of the Vidhan Sabha will be entitled to mileage at the same rate and on the same condition as are applicable to them as member of Vidhan Sabha to attend the Session.

(2) Daily Allowance

- (i) The non-official members other than members of Vidhan Sabha will be entitled to daily allowance for each day of the meeting at the highest rate admissible to a Government servant of the first grade for the respective locality.
- (ii) The Members of Vidhan Sabha will be entitled to a daily allowance for each day of meeting at the same rate and on the same conditions as are applicable to them as Member Vidhan Sabha to attend the Session.
- (3) In addition to the daily allowance for the day(s) of the meeting, a member shall also be entitled to full daily allowance for the day preceding and/or the day following the meeting if—

 (i) he arrives in the forenoon of the day preceding the day of the meeting or on an earlier day; and/or

- (ii) he departs at 12 noon or in the afternoon of the day following the day of the meeting or on a later day. But he will be entitled to only half daily allowance for the day preceding and/or for the day following the meeting if—
- (a) he arrives at 12 noon or in the afternoon of the day preceding the day of the meeting, and/or
- (b) he departs in the forenoon of the day following the day of the meeting.
- (4) Daily allowance will be subject to the usual conditions laid down in Supplementary Rule 73, as amended from time to time.
- (5) Conveyance allowance.—A non-official member, resident at a place where the meeting of the committee is held will not be entitled to travelling and daily allowances

on the scales indicated above, but will be allowed only the actual cost of conveyance hire, subject to a maximum of Rs. 10 per day. Before the claim is actually paid, the controlling officer should verify the claim and satisfy himself, after obtaining such details as may be considered accessary, that the actual expenditure was not less than the amount claimed. In cases he is not satisfied with the details, he may, at his discretion, limit the conveyance allowance to road mileage.

If such a member uses his own car, he will be granted mileage allowance at the rate admissible to officials of the first grade subject a maximum of Rs. 10 per day.

- (6) The travelling and daily allowance will be admissible to a member on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from anyother Government source.
- (7) The non-official members will be eligible for travelling allowance for the journey actually performed in connection with the meetings of the committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the committee or returns to a place other than the place of his permanent residence, after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.
- (8) The non-official members who are members of Vidhan Sabha will not be entitled to daily allowance in connection with his assignment, than the Vidhan Sabha or the Vidhan Sabha Committee on which the member is serving is in Session, as they will be drawing their daily allowance under the Salaries and Allowances of Members of the Legislative Assembly (Himachal Pradesh) Act, 1963 from the Vidhan Sabha. However, if they certify that they were prevented from attending the Session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha. They would be entitled to daily allowance at the rate as prescribed.
- (9) In the case of over-payment made on account of T.A. non-official member, the same will be recoverable under the provision of the relevant rules.
- (10) The members of the Parliament and Vidhan Sabha Members will also not draw T.A. and D.A. including conveyance allowance which will disqualify them from the Parliament and hid.an Sabha.

Simla-2, the 7th-September, 1971

No. 3-2/71-GAD.—The Governor of Himachal Pradesh is pleased to constitute Himachal Pradesh Grievances Committee at the district level for Mahasu as under:—

Chairman

Forest Minister/Education Minister

	•	iviceting to
	• 1	pe presided
	OV	er by rota-
	tion	senior to
8		side first).
2.	Deputy Commissioner of the District	Vice-
		Chairman,
3.	All M.Ps. of the District	Member 1
4.	All M.L.As., of the District	Member
5.	Superintendent of Police	Member
6.	Superintending Engineer, II Circle H.P.,	Member
	P.W.D., Simla.	
7.	Superintending Engineer, H.P. P.W.D.,	Member
	1st Circle, Solan.	

		• •
8.	Superintending Engineer, Irrigation, Simla.	Member
9.	Superintending Engineer, IV Circle, Simla.	Member
10.	Conservator of Forests, Simla Circle	Member
11.	Conservator of Forests, Nahan Circle	Member
12.	Conservator of Forests, Bilaspur	Member
13.	Conservator of Forests, Working Plan	Member
	Circle, Simla.	MEMOCI
14.	Conservator of Forests, Dev. Circle	Member
15.	S.D.M., Rampur	Member
16.	S.D.M., Roharu	Member
17.	S.D.M., Theog	Member
18.	S.D.M., Chopal	Member
19.	S.D.M., Kasumpti	Member
20.	S.D.M., Solan	Member
-21.	District Development and Panchayat	Member
22.	Officer.	
22.	Executive Engineer, Rampur	Member
23.	Executive Engineer, Simla Division No. I	Member
24.	Executive Engineer, Karsog	Member
25.	Executive Engineer, Simla Divn. III	Member
26.	Executive Engineer (Electrical), Simla	Member
27.	Executive Engineer, H.P., P.W.D., Solan	
28.	Executive Engineer, Kumarsain	Member
29.		Member
30.	S.D.O., Investigation and Designs, Dhalli.	Member
31.	Executive Engineer, Simla Divn. II	Member
32.	D.F.O., Solan	Member
33.	D.F.O., Chopal	Member
34.	D.F.O., Simla	Member
35.	D.F.O., Rohru	Member
36.	D.F.O., Kotgarh	Member
37.	D.F.O., Kunihar	Member
38.	D.F.O., Timber Extraction Divn, Sawra	Member
39.	D.F.O., Timber Extraction Divn, Sawra D.F.O., Working Plan, Rohru	Member
40.	Wild Life Warden, Simla	Member
41.	Land Acquisition Officer, Mahasu	Member
42.	D.M.O., Mahasu	Member
43.	District Industries Officer, Mahasu	Member '
44.	Regional Manager, H.G.T., Dhalli	Member
45.	District Welfare Officer, Mahasu	Member
46.	D.C. & S.O., Mahasu	Member
47.	Horticulture Development Officer Naubahar	Member
48.	Excise and Taxation Officer, Mahasu	Member
49.		
マブ・	Mahasu.	MEMOE
50.	Deputy Director of Soil Conservation,	Member
51.	Simla. Executive Engineer (Elect.), Rampur	Member
52.		Member
53.	District Education Officer, Mahasu	Member
54.		Member
55.	D.P.R.O., Mahasu	Member
56.		Member
- 57.		
	Mahasu.	
58.	Potato Development Officer, Naubahar	Member
59.	Executive Engineer (Elect.), Solan	Member
60	. General Assistant to Deputy Commis-	Member-
	sioner Mahasu.	Secretary.
	Stolici Manasa.	

NOTE

(i) In the absence of the Chairman, the Vice-Chairman will preside over the meeting of the District Level Committee.

(ii) The Deputy Commissioner will also be the District Grievances Officer and will be assisted by the General Assistant/Sub-Divisional Magistrate (District Headquarters) in this respect.

- (iii) For each district there will be a fixed date for holding the meeting of the committee, and every officer who is a member of the committee shall attend the meeting personally and regularly. In exceptional circumstances the Chairman or, in his absence, the Vice-Chairman may permit an officer to absent himself from the committee meeting.
- 2. Functions. The functions of the committee will be to advise with regard to quick disposal of public grievances, to ensure that Government instructions for the early redressal of grievances are carried out and to undertake enquiries in special cases of undue delays.

At the district leval, the Deputy Commissioner, who will function as District Grievances Officer, will entertain all complaints from the public. He will also entertain complaints from retired officials regarding their pension arrears, pay fixation, etc. He will not entertain complaints from serving officials but if any such complaints are received they will be brought to the notice of the Head of the Department, Secretary or the Minister as necessary.

3. Jurisdiction. -The jurisdiction of the District Level Committee will comprise of the whole district.

The Headquarter of the District Level Committee will be at District Headquarters.

4. Payment of T.A. and D.A. to members.—The non-official members of the Committee will be entitled to draw travelling allowance (mileage and daily allowance) in respect of the journeys that may be performed by them in connection with the work assigned to the committee as per annexure "A".

The Chief Secretary to the Government of Himachal Pradesh, will be the Controlling Officer with regard to the countersigning of the travelling allowance bills of the non-official member. The T.A. Bills will be prepared by the Department of Personnel-Secretariat Administration.

The expenditure will be debitable to major head '19-General Administration-C-Sectt.& attached Offices, C-Civil Sectt-C-I-Civil Secti. C.1(1)(B) Allowances, Honoraria.

- 5. This issues with the concurrence of the Finance Department obtained vide their diary No. 331/Fin.(F), dated 28-7-1971.
- 6. This notification supersedes Grievances Committee or any other Committee constituted on the subject at district level, if any.

ANNEYTINE 'A'

TRAVELLING ALLOWANCE AND DEARNESS ALLOWANCE OF NON-OFFICIAL MEMBERS OF THE HIMACEAL PRADESH CRIEVANCES COMMITTEE

(1) TRAVILLING ALLOWANCE

(i) Journey by rail -(a) Member of Parliament.—Members of Parliament will utilise the free first class Railway Para secured to them as members of Parliament in respect of all rail journeys undertaken by them on business of committee. They will not travel by air-conditioned accommodation at Government expenses. If a member of Parliament travels by air-conditioned coach, he will now the difference between the fares for the air-conditioned and first class accommodation from his own pocket. They will be paid incidental charges at the rate of 8 paise per kilometer for each single journey performed by rail.

- (b) Non-official members other than members of Parliament.—They will be treated at par with Government servants of the first grade, and will be entitled to single fare of the class of the accommodation actually used, but not exceeding the fare to which the Government servants of the first grade are normally entitled, i.e., accommodation of the highest class, by whatever name it may be called, provided on the railway by which the journey is performed excluding air-conditioned, plus an allowance for incidental expenses at the rate of 35 paise per every 10 kilometre or part thereof, if the journey exceeds 5 kilometres.
- (ii) Journey by road.—In respect of journey by road between places not connected by rail a member will be entitled to road mileage admissible to an officer of the first grade under the rules and at the rates as applicable to the employees of the Himachal Pradesh Government.

In a case where journey between two places connected by rail is performed by road, rail being the ordinary mode of travelling, the road mileage will be regulated as under:—

- (1) When the journey is performed by taking a single seat in a public conveyance, he will be entitled to actual fare paid for a seat in a public conveyance plus incidentals admissible as for journey by rail or the lower rate of road mileage limited to rail mileage, whichever is less.
- (2) When the journey is performed otherwise the higher rate of road mileage, but limited to rail mileage will apply.

Note.—Non-official members, who are also members of the Vidhan Sabha will be entitled to mileage at the same rate and on the same conditions as are applicable to them as Member of Vidhan Sabha to attend the session.

DAILY ALLOWANCE

- (2) (i) The non-official member other than members of Vidhan Sabha will be entitled to daily allowance for each day of the meeting at the highest rate admissible to a Government servant of the first grade of the respective locality.
- (ii) The members of Vidhan Sabha will be entitled to and daily allowance for each day of meeting at the same rate and on the same condition as are applicable to them as Member of Vidhan Sabha to attend the Session.
- (3) In addition to the daily allowance for the day(s) of the meeting, a member shall also be entitled to full daily allowance for the day preceding and/or the day following the meeting if—
 - (i) he arrives in the forenoon of the day preceding the day of the meeting or on an earlier day; and/or
 - (ii) he departs at 12 noon or in the afternoon of the day following the day of the meeting or on a later day. But he will be entitled to only half daily allowance for the day preceding and/or for the day following the meeting if—
 - (a) he arrives at 12 noon or in the afternoon of the day preceding the day of the meeting; and/or
 - (b) he departs in the forenoon of the day following the day of the meeting.
- (4) Daily allowance will be subject to the usual conditions laid down in Su pplementary Rule 73, as amended from time to time.

CONNEYANCE ALLOWANCE

(5) A non-official member, resident at a place where the meeting of the Committee is held will not be entitled to travelling and daily allowances on the scales indicated above, but will be a allowed only-the actual cost of conveyance

hire, subject to a maximum of Rs. 10 per day. Before the claim is actually paid, the Controlling Officer should verify the claim and satisfy himself, after obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed. In case he is not satisfied with the details, he may, at his discretion, limit the conveyance allowance to road mileage.

If such a member uses his own car, he will be granted mileage allowance at the rate admissible to officials of the first grade subject to a maximum of Rs. 10, per day

first grade subject to a maximum of Rs. 10. per day.

(6) The travelling and daily allowance will be admissible to a member on production of certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halts from any other Government source.

(7) The non-official members will be eligible for travelling allowance for the journey actually performed in connection with the meetings of the committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the committee or returns to a place other than the place of his permanent residence, after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.

(8) The non-official members who are members of Vidhan Sabha will not be entitled to daily allowance in connection with his assignment, than the Vidhan Sabha or the Vidhan Sabha Committee on which the member is serving is in Session, as they will be drawing their daily allowance under the Salaries and Allowances of Members of the Legislative Assembly (Himachal Pradesh) Act, 1963, from the Vidhan Sabha. However, if they certify that they were prevented from attending the Session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha. They would be entitled to daily allowance at the rate as prescribed.

(9) In the case of over-payment made on account of T.A. to non-official members the same will be recoverable

under the provision of the relevant rules.

(10) The members of the Parliament and Vidhan Sabha members will also not draw T.A. and D.A. including conveyance allowance which will disqualify them from the Parliament and the Vidhan Sabha.

By order, K. N. CHANNA, Chief Secretary.

HEALTH AND FAMILY PLANNING DEPARTMENT NOTIFICATION

Simla-2, the 16th September, 1971

No. 1-95/71-H&FP.—The Governor, Himachal Pradesh is pleased to appoint Dr. Rajendra Narain Purohit as Civil Assistant Surgeon grade I in the scale of Rs. 350-25-500-30-590/30-8:0-35-900 on ad hoc basis for a period of one year from 5th September, 1971 (fore-noon) or till the post is filled up on regular basis, whichever is earlier.

S. L. TALWAR, Under Secretary.

INDUSTRIES DEPARTMENT[®] NOTIFICATION

Simla-2, the 15th September, 1971

No. 1-68/69-SI. (P.F.).—The Governor, Himachal Pradesh is pleased to accept the resignation of Shri Subhash Chandra Gandhi, Superintendent, Rural Industries Training Institute, Rohru, w.e.f. the 17th

September, 1971, subject to the production of No Demand Certificate.

- 2. The Governor, Himachal Pradesh is further pleased to order the transfer of Shri R. K. Khanna, Superintendent, Rural Industries Training Institute, Paonta as Superintendent, Rural Industries Training Institute, Rohru vice Shri Subhash Chandra Gandhi who resigned, after handing over the charge of the assets of the Rural Industries Training Institute, Paonta to the Principal, Industrial Training Institute, Nahan.
- 3. The current charge of the post of Superintendent, Rural Industries Training Institute, Rohru, will however be held by the Project Executive Officer (head-quarters) in addition to his own duties and till such time as Shri R. K. Khanna resumes his duties at Rohru.

P. K. MATTOO, Secretary.

PUBLIC WORKS DEPARTMENT NOTIFICATIONS

Simla-2, the 25th August, 1971

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction pooled accommodation for various Government offices, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

- 2. This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested, who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh P.W.D., Solan.

SPECIFICATION

District: SIRMUR	Tehsil:	NAHAN
		Area
Village .	Khasra No.	(in sq. yards)
1	2	3
NAHAN ABADI	1580	476.10
	1581	573.8
•	1582	728.0
	1698/2	13142.2½
	1699	. 676.0
ma,	1628	50 12
	1654	26.8
	1655	175.8
	1656	295.8
	1657	1188.3
	1663	842.61
	1664	273.2
	1675	12.0
	1676	108.0
	1608	530.13
	1627	317.3

1030	राजपत्र, हिं	पाचल प्रदश, 16 प्रक
1	2	3
	1629	655.2
	1665	60.1
	1653	165.1
	1666	30.10
	1667	13.41
	1668	15.15
	1669	13.2
	1670	26.4
-	1671	30.8
	1672	40.10
	1673	56.0
	1674	12.2
	1646	818.101
		319.6
	1688/2	409.1
	2135	270.0
	2136	
	2137	524.0
	Total	22,976.6 59 yards.
		Area
•		Big. Bis.
		Dig. Dis.
MALTAN CIRCA	470146311	64 4
	479/463/1 486 min.	
HB-40.	481	4 4
	483	2 13 0 2 0 8 1 7 20 10 18 5 4 15
	478	0 2
	473	0 8
	471	1 7
	470	20 10
	469	18 5
	466	4 15
	261	$\begin{array}{ccc} 2 & 2 \\ 30 & 0 \end{array}$
	522	30 0
	520 '	9 2
	465	0 11 -
	475	3 4
	490	0 11 - 3 4 1 15
	480	0 1 3 6 4 11
	484	3 6
	477	4 11
	485	
•	476	0 12
	472	1 9
	468	0 4
	300	0 3 0 12 1 9 0 4 0 2 0 4
•	482	0 4
	470	0 4 2 17 0 5
	479	2 17 0 5
	467	
	474	0 18
	488	2 19
	489	0 4
	Total	314 1

Simla-2, the 16th September, 1971

No. 2-34/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of approach road to bridge over Nera Khud, it is hereby declared that the land described in the specification below is required for the above purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal

Pradesh Public Works Department, is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land-Acquisition, Himachal Pradesh Public Works Department, Solan.

SPECIFICATION

District: SIRMUR Tehsil: RENUKA

		Area		
Village	Khasra No.	Big.	Bis.	
ASHYADI	1442/92/1	0	50	
	96/1	1	1	
	1270/576/1	1	0	
	1436/891/1	0	3	
	1456/882/1	0	3	
	Total	2	12	

Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose, it is hereby declared that the land described in the specification below is required for the said purpose.

2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provi ions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.

3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh, Public Works Department, Solan.

No. 2-34/70-PWD. Simla-2, the 16th September, 1971

*Construction of Kalka-Simla widening of road.

SPECIFICATION

	2	SPECIFICATION)IN		
District:	MAHAS	U	Tehsil:	SOI	LAN
				Ar	
Village		Khasra No.		Big.	Bis.
1		2		د	4
внат-к	A-GAON	3/1		6	_13
		5/1		1	14
		- 5/2	•	0	14
		٠	Total	9	1
DEEB		5/1 min		0	4
		51/1 min		0	3 · 7
		52/1		0	
		52/2		0	2
		.34/1	1	ess th	an Bis.
			Total	0	15
SHEWLA		70/1		2	1
		71/1		0	12
		72/1		0	1
		74/1		0 2	9
		77,1		. 0	9
		78/1		0	13
	6	80/1		1	1
				-	

85/1

86/1

87/1

89/1

Total

13

8

Simla-2, the 16th September, 1971

- No. 2-36/70-PWD.—Whereas it appears to the Governor of Himachal Pradesh, that the land is likely to be acquired to be taken by the Government at public expense for a public purpose, namely for construction of Shahpur-Rehlu-Chambi road mile No. 2 in Kangra district, it is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.
 - 2. The notification is made under the provision of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.
 - 3. In exercise of the powers conferred by the aforesaid section, the Governor of Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
 - 4. Any person interested who has any objection to the acquisition of any land in the locality, may within 30 days of the publication of this notification, file an objection in writing before the Land Acquisition Officer, Himachal Pradesh Public Works Department, Kangra.

SPECIFICATION

District;	KANGRA		Tehsil: KANGRA		
Village	Tikka		Area in K. M.	Area in acres	
REHLU REHLU	REHLU NAGAN		23 15 12 10	2.25 1.19	
	Total	• •	36 05	3.44	

Simla-2, the 16th September, 1971

- No. 2-33/70-PWD.—Whereas it appears to the Governor, Himachal Pradesh, that land is likey to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for the construction of Chamba-Kharamukh road, it is hereby to be that land in the locality described below is likely to be acquired for the above purpose.
- 2. This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.
- 3. In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.
- 4. Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Chamba.

SPECIFICATION

District:	CHAMBA	Tehsil:	CHAN	1BA
Village	Khasra No.		Ar Big.	ea Bis.
MUGLA	. 1364/1083/1		0	5

Whereas it appears to the Governor, Himachal Pradesh that the land is required to be taken by the Government at public expense for a public purpose. It is

hereby declared that the land described in the specification below is required for the said* purpose.

- 2. The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Himachal Pradesh Public Works Department is hereby directed to take order for the acquisition of the said land.
- 3. A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh Public Works Department, Simla.

No. 2-37/70-P.W.D. Simla-2, the 22nd September, 1971 *Construction of Lahaul-Jammu Boundary Road.

SPECIFICATION

District: CHA	MBA	Tehsil:	PAN	GI
Village	Khasra No.		A Big.	rea
MIDHAL 87	341/1	*	1	14
No. 2-38/70-P.	Tehsil: CHURAH W.D. Simla-2, the 22r	ıd Septen	ber, 1	971
*Construc	tion of Sundla-Garyhei	ndoo Roa	ıd.	
TYARI 65	328/1		0	9

*Construction	of Sundla-Garyhendoo	Road.	
TYARI 65	328/1	0	9
	329/1	0	9 3 5 8 2
	527/1	0	5
	584/1	0	. 8
	608/1	0	2
	609/1	0	10
	6 0/1	. 0	1
	625/4/1	0	9
	626/I 627/I	. 0	1
	629/1	0	į
	630/1	0	
	635/1	ő	6
	636/1	ő	3
•	637/1	Õ	ĭ
	637/2	. 0	1 2 6 3 1
	645'1	0	6
	646/1	đ	1
	647/1	0	4
•	649/1	0	4
	650/1	0	7 1 6
*	670/1	0	į
	671/1	0	6
	706/1	0	9
	708;1	0	1 2 4 2 5 9 7
•	717/1	0	4
•	718/2	0	9
	719/1	0	5
	722/1	ő	o o
	723/1	ő	7
,	725/1	ŏ	í
,	726	ŏ	ġ
	727/1	0	9 1
	736/1	0	8
	737	0	3
	738/1	0	I
•	740/1	0	
•	741/1	0	2
	742/1	0	9

40

Total

SHEGALI

533/1

543/1

403/1

408/1

399/1

400/1

404/1

394/1

606/1

398/1

401/1

497/1

499/1

379/1

498/1

498/4

503/1

1517/1

1498/1

1499/1

1474/2/1

502/1/1

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Whereas it appears to the Governor, Himachal
Pradesh that land is likely to be required to be taken
by the Himachal Pradesh Government at the public
expense for a public purpose. It is hereby notified
that land in the locality described below is likely to be
acquired for the said* purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may consern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other ac,s required or permitted by that section.

Any person interested, who has any objection to the acquistion of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh Public Works Department, Mandi.

No. 2-32/70-P.W.D. Simla-2, the 24th September, 1971

*Construction of Katola-Parsar road

SPECIFICATION

524/1

623/1

Total

	SPECIFICATIO	N				503/1	Ü	3	15
District: MA	NDI	Tehsil.	SA	DAR		502/1 271/1	0	2 0	12 14
N/III	W.L		Ar		Total :.	. 21	12	8	14
Village	Khasra No.	Bi 3		s. Bisw	HALGARH	342/2 205/1	0	1 2	8 7
BARA	13/1	1	4	18		314/1/1 313	0	3	10
	12/1	0	2	8		213/1	0 1	8 2	8 15
	Total	1	7	6	•	342/1 203/1	0	4 14	4
BAGI	483					312/1/1	. 0	17	5
DAGI	505/1	0	15	1		339/1	0	► 5	11
	506/1	Ö	ő	9 7	,	208/1	0	4	10
	510/1	ő	i	8		312/1	0	12	2 13
	510/2	ŏ	ó	14		204/1	0	0	15%
	717/1	ŏ	3	5		314/2/1 202/1	0	9	12
•	448/1	Ŏ	3	10		206/1	1	7	4
	618/1	0	2	18		212	ò	1	13
	619/1	0	6	0		321/1	ŏ	ò	0 6
	620/1	1 -	11	3		341	ŏ	3	0
	605/1	I	1	5		387/1	ŏ	3	8 5
	6' 6/1	0	16	9		377/1	ŏ	2	9
	643/1	0	6	19		211/1	Õ.	1	9 8 4
	711/1	0	0	8		314/1	ŏ	14	4
	449/1	0	0	8		311/1/1	ŏ	4	2
	604/1	0	0	9		340	Ŏ	7	10
	720/1 508	. 0	1	9					
	488	. 0	2 2	15 5	Total	24	7	14	16
	451/1	ő	1	ő	m.L.H.	CARKAGE			
	484/1	ŏ	4	13	Tehsil:	SARKAGHA	T		
	499/1	ŏ	1	19	*Construction of Jogina JABOTH	ternagar-Sarkag	hat-Ghum		road.
	507/1	ŏ	i	1	AUDOTII	434/1	1	9	9
	143/1	ŏ	12	ó		799/1 810/1	1	1	10,8
	506/2	ő	1	2		1487/1	1	2	10
•	737/1	Õ	10	ō	•	1488/1	1	3 :	7
	646/1	0	0	10		1500/1	3	12	9
	63411		_			1000/1	3	1	5

Area

Tehsil: GHUMARWIN

1	· · · · · · · · · · · · · · · · · · ·		2			3	4	5	District:	SPEC
			422/1 350/1			0	5 12	15 9		
			391/1		•	0.	10	8	Village	VI.
			414/1	•,	1	ŏ	5	18	I	Kh
			415			ō	10	ī		
			416/1			Ŏ	1	7	BUM	4
			416/2			0	0	12		4
			417			0	1	2		4
			418			0	1	10		5
			419			0	10	16		. 4
			420/1			0	3	13		Ś
			420/2			0	5	0 17		7
			421			0	4	17		7
			431/1			0	14	1		7
			432			0 4	6	5 -		5 7 7 4 • 7 7 5 5 5 5 5 5 5
			433			0	3	14	•	. 7
			800/2			20.	7	-19		7
			1500/1			0.	9	4	•	• 7
			1501/1			0	9	0		5
			405/1	_		0	4	8	•	5
			2144/1			2	18	14		7
			2168/1				1 5	5 4 5 5		7
		•	2168/3			0		4		5
			2153				1.	2	•	3
			2157	•		0	3	16		2
			*1502/1		•	0	19	8		
			1476/3/	3		Ö	2	15		
			1481			1	14	, 17		3
		•	1484/1 1484/2			1	11	9		
			1483/1	•		1	17	12	•	
						2	16	. 12		
			1483/5 1981/1			2	19	19		
			1981/2			1 2 2 3	4	17	*	
			1/1			1	12.	3 2		
			1/1		_		14.		;	
	Total	••	45			42	17	9	•	

Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose*. It is hereby notified that land in the locality described below is likely to be acquired for the said* purpose.

The notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the andertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

. Any person interested, who has any objection for the acquisition of the said land in the locality may within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Simla-1.

No. 2-35/70-PWD. Simla-2, the 27th September, 1971 *Construction of Bum-Banoha-Pathera road

Village I	Khasra No.	Big. Bis.
BUM	450/1	
	449/1	0 · 6
	448/1	
	553/1	0 1
	447/1	- 0 3
	554/1 722/2/1	0 2
	765/1	0 11 0 3
	764/1	0 7
	458/1	0 13
•	• 709/1	0 1
	712/1	1 3
•	722/1/1 505/1	0 1 1 3 0 5 0 4
*	510/1	0 4
	723/1	0 10
	714/1	0 1
	514/1	0 11
•	513/1	0 7
	515/1 552/1	0 9
*	508/1	0 9 0 3 0 8
	551/1	0 8
	556/1	0 10
•	502/1	0
	502/2	0 4
	506/1	0 :
•	762/1 550/1	1 1 0
	756/1	0 · 10
	546/1	
. •	757/1	0 1
	758/1	0
	763/1 738/1	0 1
	739/1	0 1
	731/1	ŏ
	741/1	0 1
	713/1	0
•	740/1 729/1	1 0
	71 /1	0 10
	745/L	0 1
	754/1	0
	730/1 746/1	0 1
	746/1	0 3
	984/1 983/2/1	0 0 1
	983/2/1 549/1	• 0
	• 982/1	0 :
•	445/1	0
-	512/1	0 10
•	522/1 .	. 0
	970/1	~ 1
	1065/1 1065/2	0 10
	1065/2	0 1
	1069/1	0 10
	1071/1	0 2
	1064/1	0
2	517/1	0 3
	1092/1	2 10
_	1067/1	0 3 2 16 2 2
•	1067/5	

SPECIFICATION

Kharen Ma

1034		राजपत्र, हिमाच			1 44744 1011/24			
1	2		3	4	1	<u>.</u> 2		3 4
	1067/7 1070/1		0	18 0		74/1 94/1	•	0 2 0 2 0 1
	445/1 726/1		.0	9 l		69/1 93/1		0 1 2 15
		Total	34	8		18/1	Total	8 . 6
PATTAN	123/1 175/1		0	• 1	BANOHA	85/1		0 1
RANOWTTAN	180/1 148/1		0	3		84/1 84/1/1		0 8 0 5
	51/i 51/2		0	8 2	•	91/1 95/1	•	0 3
	176/1 207/1/194/1		0	2 1 4		101/1/1 87/1		0 13
	19a/1 183/1		0	14 4 2		101/1 92/1		0 1
	47/1 193/1		0	2 13	•	88/1 94/1		0 1
	127/1 125/1		0	17		93/1 97/1		0.11
	148/1 174/1		0	1		86/1 90/1		0 4
	118/1 120/1		1	7 2 - 1		99/1 98/1) 1	0 1
•	122/1 181/1		0	5		100/1	₩ Trani	0 1
	195 44/1		0	1	cohtratt. B		Total -	4 11 0 1
•	46/1 4/1		0	2	SONKHAR .	377 378/1 376/1		0 1
	4/2 6/1		0 0 0	1 2 2 8 6 5		370/1 375/1		9 3 6 1
	6/2 3/1		0	8		383/1 415/1		0 3
	117/1 119/1 111		0 0 0	5		366/1 365/1		0 2 0 10 0 2
	121/1		0	2 19		367 416		0 - 10
	2/1 19/1		5	16		418/1		0 8
	48 45/1 1-0'1	•	0	1			Total	- 2 3
	141 143		0 0	2 3 2 14	LADDA	2'5/1 244/1		0 11
	182		0	2		350/3/1	•	0 4
	99/1 126/1		0	1 5	•	16/t 408/1		8 0 i 0
	126/2 126/6		0	16		68/i 73/1		0 14
	126/8	Total	22	5	•	73/2 12/3/1 8/1		0 2 0 11 0 13
Anal	24	, .	0			63/1 213/1		0 11 1 2 0 4 0 3 0 14 0 14 0 2 0 11 0 13 0 10 0 4
417184	25/1		0	1 2		72/1 79/1		0 1 0 13
	21/1 66/1 22/1		10	11	•	13/2/1 407/1		0 18 0 13
	22/1 23/1 4/1		0	6 3 1		- 1/1 17/1		0 9
	70/1 20/1		0	3 12 5		17/2		0 4
	67/1 75/1		0	5		423/406/1 239/1 243/2 / 1		0 13 0 18 0 13 0 9 0 1 0 4 1 11 0 12 0 8 0 2
	68/1 73/1		0	11 19 7	•	69/1 71/1		0 2

· ·	राजवन, हिमाव	ल प्रदेश, 16	अव र्	वर,	1971/24 माध्यिन, 1	893		1	035
I	2		3	4	1	2	,	3	4
,	11/1		0	1	•	125/1		0	9
	212/3/1		0	8		27/1		Ö	16
	214/1 2/2/1		0	6 13		26/1 522/1		0	10
	237/1		0	6		597/1/1	•	0	9
	351/2		. 0	3		161/1		Ö	ó
	351/3/1 422/406/1		0	18		233/1		0	Ť
•	64/1		ŏ	2	• •	425/ 2/1 156/1		0	3
	240/1		1	1		492/1		0 0	2
	218/3/1		0	15		591/1		ŏ	ì
	352/1 355/1		ŏ	4 8	,	593/1 284/1		0	Ş
						287/1		0	l 1
	. To	otal	15	11		290/1 291/1		Ö	14
JANDOL	287/1 -		0	3		524/1		0	2 6
	187/2/1		0	1		525/1		ő	14
	36/±	_	0	6		549/1 625/1		0	1
** W	T	otal	0	10		625/2		.0	6 3
	, ,	•				624/1		ŏ	2
HALWARI	35/1 94/3/1		0	3		. 598/1/1		0	5
CHHIYAWIN	53/1 -		ŏ	2 8		375/1 605/1		1	4
•	55/1	•	0.	. 6	•	605/2		0	4
. *	82/1		0	17	•	419/1		ŏ	3
	54		U	. 5		484/1		0	4
	*	Total	1	18	•	207/1 2 3 2/1		- 0	5
					* *	277/1		1	5 3 6
MEHARI	290/3/1		0	3	÷.	157/1		Ó	15
KAITHALA	292/1 292/2		0	2		133/1 231/1		0	15
	· 557/1		ŏ	1		487/1		0	2 6
	558/1		1.	12	, •	162		0	Ö
•	351/1 550/1		0	2			Total		
*1	550/1 417/1		ĭ	16			Total,	26	18
	590/1	•	0	5	Whereas it a	oppears to	the Governor,	Him	achal
1	419/1		0	1	Pradesh that lar	nd is likely t	o bè required	to be t	taken
	421/1 597/1		0	4	by the Himacha	al Pradesh C	sovernment at	the p	ublic
	490.1		ŏ	ī	expense for a p that land in th	oublic purpos	se. It is herel	oy no	tified
	413/1.		0	4	to be acquired for	or the said*	purpose.	M 12 1	irkely
	420/1/1		0	3	/ This notificat			vision	s of
	497/1 491/1		0	. 2	section 4 of the				
	372/1	اختر	Ö	10	whom it may co	•	·		
	371/1		1	14			vers conferre	d bv	the
	494/1 495/1		0	7 2	aforesaid section	_			
	496/1		ŏ	7	pleased to author	-	-		
	423/1	•	0	11	engaged in the				_
	523/1		Ó	13	workmen to ent				
	599/l 411/l	·	0.	15 8	locality and do	-	-		
	598/2/1		1	4	-	an other a	ets required of	pern	IIIII
	412/1		0	4	by that section.	ہ اکست استفراضینفو	a has anu abisa	tion to	the
	416/1		0	14			o has any object		
	416/3 558/1		0	10	acquisition of				
	592/1		Ö	1	within thirty day				
	422/1		0	1	file an objecti	on in writin	g octore the	,on c ctt	Janka Janka
	499/1		0	4 7	Land Acquisition	on, Himach	n Pracesa Pu	Ann At	0177
	128/1 134/1		1	ģ	Department, Ma		un astricis, i	naiigi.	1071
	24/1		0	3	No. 2-32/70-PW		la-2, the 4th O		ATIA
					• Constri	iction of Mol	ilni-Gop a lpur 1	ogá.	

	SPECIFICA	TION		1	2		3	4
District: MAI			BARKAGHAT		. 174/1 96/1		0	94 28
Village	Kharsa No.		Area		307/1		0	9
Village		•	A, CA. 3 4		100/1 97/1		0 0	88 84
!	2				99/1		0	48
LANGHAR	290/1		0 32 0 11		103/I 169/1		0 2	· 32
	306/1 303/1		0 71		175/1 159/1		2 0 0	# 18 44
	·	Total	. 1 14		176/1		. 0	78
		1000			14/1 172/1		0	48 53
MOHIN	1864/1 1854/1	•	0 17 0 36		178/1		Ō	12
	1856/1		0 22		177/1 52/1	•	0 1	11 96
•	1840/1 1829/1		0 24 0 34		95/1		0.	78
	1830/1		0 12	•	559/1 556/1		0	27 30
	1831/1 1842/1		0 18 0 45		557/1	•	0	5 7
	1837/1		0 90	•	563/1 156/1		0	74 32
	1828/1 1838/1		0 42		157/1	•	Ď	56
	1820/1		0 15 0 72			Total	34	91
	1858/1 1822/1		0 72 3 23		2.12	20,20		
	,	Total	9 24	NAIN	2/1 9/1		10	28 16
•		Total	- 8 24	•	8/1	•	· 0 .	69
THANA	324/1		$\frac{0}{0} \cdot \frac{52}{33}$		•	Total .	. 2	13
	321/1 561/1		D 27		2001			
	560/1		0 38 0 10	BEHANJI	- 356/1 323/1		0	22 63
	533/1 30-/1		1 15		357/1	•	0	3).
	551/1 343/1		0 7 1 52		352 358/1		0	48 14
	535 1		0 40		350/1		0	14
	547/1 139/1		0 24 0 24		355/1 - 353/1		0	28 51
	539/1		0 40	•	578/1		0	62
•	141/1 168/1	,	0 38 1 65		315/1 314/1		0	62 9 15
	293/1		0 16		360/1		0	65
	287/1 292/1		0 22 0 28.		313/1 317/1 363/1		. 0	37
	545/1		0 57		363/1	•	0	39
	136/1 352/1	•	1 36 0 80		3 . 2/1 547/1	•	1	14 37 39 26 52 84 62 15
	371/1		1 0		570/1 573/1		0	84
	19/ Í 52/1		0 45 0 22		576/2	,	0	15
	17/1		0 18		576/1-		0	16
•	18/1 320/1		0 4 58		537/1 538/1	•	0	16 6 28 30
	299/1		0 8		541/1 545/1		0	30
	313/1 298/1		0 58 0 8 0 80 0 72 0 73 0 13		540/1	. •	• 0	14
	322/1		0 73		• 543/1 546	•	0	12 36
	151/1 297/1		0 72		568/1	•	0	55 38
	297/2		0 28		542/1		0.	38 80
	150/1 29!/1		0 28 0 32 0 24 0 7		569/ ► 574/1		0	48
•	308/1 155/1		0 14			Total		80
	192 193/1		. 0 38 0 58		•		By orde	
	151/2/1		0 26				Sd/-	

REVENUE DEPARTMENT NOTIFICATIONS

Simla-2, the 15th September, 1971

No. 6-7/71-(Rev. A).—In exercise of the powers conferred by section 2 (a) (i) and 3 (1) (a) of the East Punjab War Awards Act, 1948 as amended up-to-date read with the Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966, the Governor, Himachal Pradesh is pleased to make grant of war jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective Sanads of the jagir granted to them in this behalf:—

-	No. of sons in Name/Parentage of the grantee		Particulars of residence		
Sl. No.	No. of sons Armed for		District: Kangra Tehsil: Dohra	- Annual amount of wa jågir effectiver	
1.	Three	Shri Balbir Singh s/o Shri Dhani Ram	Village Dhaunta Kalan	Rs. 100 P.A. (Kharif, 1967).	
2.	One	Shri Rulia Ram s/o Shri Jaimal	Village Chandhi	Rs. 100 P.A. (Kharif, 1965).	
3.	One	Shri Sant Ram s/o Shri Saudagar	Village Rachhahan	Rs. 100 P.A. (Kharif, . 1965).	
4.	One	Shrimati Ronku Devi wd/o Shri Hari Chand.	Village Teehri	Rs. 100 P.A. (Kharif, 1965).	
5.	One	Shri Dodu Ram s/o Tida Ram	Village Ghalaur	Rs. 100 P.A. (Kharif, 1965).	
6.	One .	Shrimati Teet Devi wd/o Shri Hira Ran	n Village Karal	Rs. 100 P.A. (Kharif, 1965).	
7.	One	Shri Chhangan Ram s/o Shri Doana M	al Village Rakkar	Rs. 100 P.A. (Kharif, 1965).	

Simla-2, the 15th September, 1971

No. 6-4/71-Rev. A (I).—In exercise of the powers conferred by section 2 (a) (i) and 3 (1) (a) of the East Punjab War Awards Act, 1948 as amended up-to-date read with the Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966, the Governor, Himachal Pradesh is pleased to make grant of war jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective sen/sens subject to such conditions as to its enjoyment as are contained in their respective Sanads of the Jagir granted to them in this behalf:—

	Name/Departure of the greater		Particulars of residence	
SI. No.	No. of sons in Armed Forces	Name/Parentage of the grantee	Tehsil: Nurpur Discrict: Kangra	Annual amount of war jagir effective
- 1.	One	Shri Onkar Singh s/o Shri Nasib Singh	Village Dainkwan	Rs. 100 P.A. (Kharif, 1965).
2.	One	Sub. Kashmir Singh s/o Shri Lakha Singh	Village Sidhpur, Ghar	Rs. 100 P.A. (Kharif, 1965).
3.	One	Shrimati Sita Devi wd/o Shri Bir Singh	Village Kuthara	Rs, 100 P.A. (Kharif, 1965).
4.	One '	Shri Chhaju Ram s/o Shri Santu	Village Darkati	Rs. 100 P.A. (Rabi, 1966)
5.		Shrimati Kahan Devi wd/o Shri Gorkhi Ram.	Village Golwan	Rs. 100 P.A. (Kharif, 1965).
6.	One	Shri Zulfi s/o Shri Farangu	Village Harian	Rs. 100 P.A. (Kharif, 1965).

Simla-2, the 15th September, 1971

No. 6-3/71-Rev. A (II).—In exercise of the powers conferred by section 2 (a) (i) and 3 (1) (a) of the East Punjab War Awards Act, 1948 as amended up-to-date read with the Government of India, Ministry of Home Affairs notification No. S.O. 3370, dated the 1st November, 1966, the Governor, Himachal Pradesh, is pleased to make grant of War Jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the under-mentioned

persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective Sanads of the Jagir granted to them in this behalf:—

			Particulars of residence	A	
SI. No.	No. of sons in armed forces	Name/Parentage of the grantee	Tehsil: Palampur District: Kangra	Annual amount of war jagir effective	
 -	One	Shri Duni Chand s/o Shri Kahan	Village Jaisinghpur	Rs. 100 P.A. (Rabi, 1966).	
2.	One	Shri Jhunju Ram s/o Shri Moji Ram	Village Boda	Rs. 100 P.A. (Rabi, 1966).	
3.	One .	. Shri Subiah Ram s/o Shri Lehnu Ram	Village Kohala	Rs. 100 P.A. (Kharif, 1965).	
4.	One	Shri Salig Ram s/o Shri Tokha Ram	Village Simble	Rs. 100 P.A. (Kharif, . 1965).	
5.	One	Shri Roshan Lal s/o Shri Salig Ram	Village Jiya	Rs. 100 P.A. (Rabi, 1966).	
6.	One	Shri Hoshiar Singh s/o Shri Basi Ram	Village Nagher	Rs. 100 P.A. (Kharif, 1965).	
7.	Three	Shri Kali Dass s/o Shri Jattu Ram	Village Samba-	Rs. 100 P.A. (Rabi, 1965)	

Simla-2, the 16th September, 1971

No. 6-3'71-Rev. A (1).—In exercise of the powers conferred by sections 2 (a) (i) and 3 (1) (a) of the East Punjab War Awards Act, 1948 as amended up-to-date read with the Government of India, Ministry of Home Affairs notification No. S.() 3370, dated the 1st November, 1966; the Governor, Himachal Pradesh, is pleased to make grant of war jagirs of the annual value of Rs. 100.00 each (Rupees one hundred) only in favour of the undermentioned persons as award for war services rendered by their respective son/sons subject to such conditions as to its enjoyment as are contained in their respective sanads of the jagir granted to them in this behalf:—

	N/ 6	Name /Danastana of the annutar	Particulars of residence	
SI. No.	No. of sons in armed forces	Name /Parentage of the grantee	Tehsil: Palampur District: Kangra	Annual amount of war jagir effective
1.	One	Shrimati Prabhi Devi wd ₁ 0 Shri Bidhu	Village Garh Jamula	Rs. 100 P.A. (Kharif, 1965).
2.	One	Shri Shankar Ram s/o Shri Ranjha Ram	Village Panper-Kholi	Rs. 100 P.A. (Kharif, 1965).
3.	One	Shri Jagishar Ram s/o Shri Falia	Village Sakoh	Rs. 100 P.A. (Kharif, 1965).
4,	Three	Shri Khemdi Ram s/o Shri Chuhr Singh.	Village Purba	Rs.'100 P.A. (Kharif, 1966).
5.	Three	Shri Sudama Ram s/o Shri Chaudhri Ram.	Village Kurang	Rs. 100 P.A. (Kharif, 1964).
ь.	Three	Shri Dhobu Ram s/o Shri Rijha Ram.	Village Tappa	Rs. 100 P.A. (Rabi, 1966).
7,	Three	Shri Khazana Ram s/o Shri Khadku · Ram.	Village Patwag	Rs. 100 P.A. (Kharif, 1964).
8.	One	Shri Prem Chand s/o Shri Khazana Ram.	Village Deol	Rs. 100 P.A. (Kharif; A

Sd/-Under Secretary.

TRANSPORT DEPARTMENT NOTIFICATION.

Simla-2, the 15th September, 1971

No. 2-45/69-Tpt.—The Governor of Himachal Pradesh, is pleased to appoint Shri B. P. Sabharwal, Statistical Officer as Chief Accounts Officer, Himachal Government

Transport in the pay scale of Rs. 500-30-800 (Revised to Rs. 400-1100) in addition to his over duties in the leave vacancy of Shri S. D. Gupta, Chief Accounts Officer from 6th July, 1970 to 22nd August, 1970.

By order,
P. K. MATTOO,
Secretary

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के ब्रध्यक्षों और ज़िला मैजिस्ट्रेटों द्वारा ब्रधिसूचनाएं इत्यादि

CO-OPERATIVE DEPARTMENT

OFFICE ORDER

Simla-4, the 28th July, 1971

No. 3-501/66-Co-op.(B & A).—In exercise of the powers vested in me vide Rule 1.24 of the Himachal Pradesh Delegation of Financial Rules Vol. I, I hereby declare the following Officers of the Co-operative Department as Head of Offices/Drawing and Disbursing Officers in respect of class III and IV staff working in the districts, in their respective Division as notified vide No. 4-756/67dated 18-6-1968. These exercisable by the Deputy Registrars only when any of the DC and SOs of his circle is out on leave etc. etc:

1. Deputy Registrar 34—Co-operation, (West).

Superintendence, B-2. Pay of Establishment; B. 3 Allowances and Hon, B.4. Other Charges Contingencies, C-Grants inaid, 96-Capital Outlay, Q-Loans and Advances. -do-

Deputy / Registrar (Marketing)

Deputy Registrar (Development).

-do-

Sd/-Registrar.

CIVIL SUPPLIES DEPARTMENT NOTIFICATION

Chamba, the August, 1971

No. CS(Order)28/71.—In exercise of the powers vested in me under clause (b) of section 2 of the Himachal Pradesh Salt (Distribution and Price Control). Order, 1971, I, A. N. Vidyarthi. District Magistrate, Chamba District, Chamba, Himachal Pradesh hereby authorise the following officials to exercise the various powers under the provisions of the Himachal Pradesh Salt (Distribution and Price Control) Order, 1971 as under:-

SI. Name of official No.

Powers of provisions of aforesaid order

- 1. The District Co-opera
 - tive and Supplies Officer, District Chamba district, Chamba. under Himachal
- The District Inspector, Civil Supplies, Chamba.
- All the 'Inspectors, Civil Supplies in Chamba district.
- All the Sub-Inspectors, Civil Supplies, Chamba gistrict.

- the powers Magistrate provisions Pradesh (Distribution and Price Control) Order, 1971 within Chamba district. Cause 19 of Himachal
- Pradesh Salt (Distribution and Price Control) Order. 1971 within Chamba district. Clause 19 of Himachal Pradesh Salt (Distribution and Price. Control) Order, 1971 within their jurisdiction.

-do-

A. N. VIDYARTHI, District Magistrate, Chamba.

OFFICE OF THE COLLECTOR, CHAMBA DISTRICT CHAMBA, HIMACHAL PRADESH

OFFICE ORDER

Chamba, the 1st September, 1971

No. E&T. 3096.—Consequent upon persistant defaults in the payment of monthly instalments of licence fee, during the currency of the financial year 1970-71, by Sarvshri Kapoor Chand s/o Shri Mohan Lal, r/o Durgiana Mandir Abadi, Amritsar, House No. 229, Shri Sat Pal s/o Lala Hans Raj, village and P.O. Gurdas-pur, Chaman Lal s/o Durga Dass, Amritsar, Harditt Singh s/o Dhara Singh, Kucha Atta Mohd. Guard, Cantt. Muhalla, Ludhiana, the defaulting licenses of L-14-Chamba Unit in Chamba tehsil, Chamba district, was cancelled under section 36 (c) of the Punjab Excise Act as applied to Himachal Pradesh and put to reauction at their own responsibility, which has resulted in loss to the Government;

And whereas Shri Kapoor Chand s/o Shri Mohan Lal, Shri Sat Pal s/o Lala Hans Raj, Shri Chaman Lal s/o Shri Durga Dass, Shri Harditt Singh s/o Shri Dhara Singh have failed to pay the arrears of licence fee amounting to Rs. 80,000 despite affording them sufficient opportunity, thus they are not fit persons to hold any licence for the vend to liquor or drug, under clause "C" of order 7 of 1965, and accordingly they are declared as Black Listed persons to hold any licence for the vend of liquor or drug.

> Sd/-Collector.

FOREST DEPARTMENT NOTIFICATION

Simla-2, the 15th September, 1971

No. Ft. 466-16/62-III (A).—In exercise of the powers vested in me vide rule 1.24 of the Himachal Pradesh Financial Rules, Vol. I, Technical Assistant, Office of the Conservator of Forests, Nahan is hereby declared as Head of Officeand Drawing and Disbursing Officer in respect of Major Head "70-Forests" and 119-A-Capital Outlay on Forests with effect from 1st September, 1971 on behalf of Conservator of Forest, Nahan.

> R. C. KAUSHIK, Chief Conservator.

HORTICULTURE DEPARTMENT NOTIFICATION

Simla-2, the 16th September, 1971

No. 2-50/71-Udyan-II.—In exercise of the powers vested in me vide rule 1.26 of Himachal Pradesh Financial Rules, 1971, Vol. II, hereby declare the Assistant Horticulturist, Kulu, as Head of Office and Drawing and Disbursing Officer and the Deputy Director Horticulture, Himachal Pradesh, Naubahar, Simla-2, as Controlling Officer, in respect of the Schemes mentioned below. In exercise of the powers vested in me vide Supplementary Rules 191, of Fundamental and Supplementary Rules, I hereby further declare the said Assistant Horticulturist, Kulu as Controlling Officer for the purpose of countersignatures of Medical Re-imbursement Claims and Travelling Allowance bills in respect of Class IV and III staff posted in the schemes mentioned below in district

This notification will take effect from the date of issue

and supersedes all previous orders issued in this behalf. "31--Agriculture" Plan and Non-Plan.

- F.5 Apiculture Scheme.
 F. 7 Development of Fruit Production Scheme.
- 3. F. 6 Fruit Development Scheme.
- Q -Loans and Advances.

A-2 Loans to the Cultivators.

B .-- Loans to Government servants etc.

By order, HARBANS SINGH. Director.

PUBLIC WORKS DEPARTMENT

NOTIFICATIONS Solan, the 20th Ju'y, 1971

SE-III-G(R)-61-15/71-18968-71.--Whereas No. appears to the Governor, Himachal Pradesh, that the land is required to be taken by the Government at public expense for a public purpose, namely for construction of Kulka-Simla Cart Road-National Highway No. 22, it is hereby declared that the land described in the specification below is required for the above purpose.

The declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector, Land Acquisition, Hirrachal Pradesh P.W.D., is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the office of the Collector, Land Acquisition, Himachal Pradesh P.W.D., Solan.

SPECIFICATION

Tehsil: KANDAGHAT District: SIMLA

2713171611. 1011111011	, 20115011	10.1011	
Village	Khasra No.	Area Big.	
GUMMA	73/1	3	4
	89	0	17
	96/1	0	- 1
•	91/1	0	2 2 17
	97/1	0	2
	88/1	0 2 2 2 2	17
	82/2/1	2	7
	95/1	2 ·	11
	84/1	0	
	86/1	, 0	5.
	83/1	2	7 5. 3 8 6
	80/1/1	0	8
	94, 1	0	6
	150/70/2/1	1	13
	18/2/1	4	10
	150/70/1	1	10
	149/65/1	0	.8
	147,65/1	0	1
	90/1	0	4
	151/70/1	0	19
	71/1	0	13
	72/2/1	1.	16
	72/2/2	2	9
	Tota	al 29	13

R. K. SARKAR, Superintending Engineer, 3rd Circle, H.P. P.W.D., Solan.

Simla-2, the 9th August, 1971

required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely Road, it is hereby notified for Rohru-Chargaon that land in the locality described below is likely to be acquired for the above purpose. This notification is made under the provision of section

Governor, Himachal Pradesh that land is likely to be

4 of the Land Acquisition Act, 1894 to all whom it may

concern.

In exercise of the powers conferred by the 'aforezaid section, the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required of permitted by that section.

Any person interested who has any objection to the acquisition of the said land in the locality may, within thirty days, of the publication of this notification, file an objection in writing before the Collector of Mahasu

district, Kasumpti, Simla-9.

SPECIFICATION District: MAHASII

District.	1V1.	<u></u>	730		ensu;	KCI	RU
Village				Khasra No.		Ar Big.	
JAKHA	R		, .	406/218	Non-a	6 gricul	0 ture.

Simia-3, the 27th August, 1971

No. SE-II-R-54/XIII-10391-95.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose namely for the construction of Sawra-Mandal Road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may

In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorise the officer for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H. P. P.W.D., Simla-9.

SPECIFICATION

District: MAHASU	Tehsil:	JUBE	BAĽ
Village	Khasra No.	Ar Big.	ea. Bis.
SHILGAON	164/1 165/1 166/1 1482/752/1 1484/752/1 755/1 756/1	0 0 0 0 0 0 0	8 12 2 5 5 12 3 2

Total

.. . 2

No. SE-II-R-27-8/9129-33.—Whereas it appears to the

Simla-3, the 9th September, 1971

No. SE-II-R-54/XIII-12319-22.—Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely for Matyana-Baragaon Road, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may

In exercise of the powers conferred by the aforesaid section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition Mahasu and Outer Seraj, Kulu district, Simla-9.

SPECIFICATION

District:	MAHASU	Te	hsil:	KUM	ARS	AIN
Village		Khasra No.			Ar Big.	
AR-	~	94			24	0
		96			11	6
		241	`		7	10
•	•	267/93			14	. 8
	,	266/93			29	11
		46 *		•	0	. 2
		90			9	6
		95			9	17
		75			3.	
		47			2	13
		264/45			85	14
		67		•	10	. 0
		245/37			361	6
		285/76	•		42	7
		287/76			6	8
		290/257			194	10
	·	286/76			5	17
	: *	288/86			2	17
		•	Total	i	821	0

Whereas it appears to the Governor, Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose*. It is hereby notified that land in the locality described below is likely to be acquired for the said purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894 to all

- whom it may concern.

In exercise of the powers conferred by the aforesaid x section the Governor, Himachal Pradesh is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other act, required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, H. P. P.W.D., Simla. 9.

No. SE-II-R.54/XV-13577-81.

Simla-3, the 1st October, 1971.

Construction of Chopal-Dadhu Road

SPECIFICATION

District: MAHASU Tehsil: CHOPAL

Village 1	Khasra No. 2	Area Big. Bis. 3 4
KANDE	5768/5714/1/1	0 8
CHAROLI	5368/1 4686/1 4686/2 5393/4/1 5735/5/1 5704/1	1 8 0 6 0 3 0 1 0 6 0 14 0 3

D.Y	City To a	(\$7\$7 4 0 mm)	* 50
No.	SE-II-R-54	/XV-1355:	5-58.

		Simia-3, the	1st October,	1971.
SELPAV	_	5984/1/1	0	1
•	•	6031/5984/1/1	0	15
- Land 1 18		5990/4/1	0]
		6032/18/1	1	0
•		6032/41/1	. 1	1
		6024/42/1	0	4
		Total		

81.	OF TE	m -4	/SFSF 4	12502 05	
NO.	St-H-	K-54	/ A. V - J	13582-87	

•	Sim'a-3, the 1st	October,	1971.
NAURA	5828/./1/1	0	17

No. SE-II-R-54/XV-13593-98.

Simla-3, the 1st October, 1971.

Simla-2 the 1st Oc

Total

Total ...

18

JUDOOSHILAL 1263/1

No. SE-II-R-54/XV-13588-92.

	Simin-2) the 12t	October, 1971.
CHAFLAR	858/1/1	0 1
	1011/1	0 2
	1044/1015/1	0 2
	1024/1	0 3
•	1045/1015/1	0 • 1

No. SE-II-R-54/XV-13572-76.

	•	Simla-3, the 1st O	ctober,	1971.
BORA		5965/107/1	0	9
20101	₽	6014/5965/18/2/1	0	12
		5965/112/1 min	0	15
		5980/5965/1	0	1
•		5965/1	0	1
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No. SE-II-R-54/XV-13567-T

4, D2 22 -1	Simla-3,	the 1st October,	1971.
TIRA	6051/1/1	0	3

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	2181.2		0	4				70 .	`		11	, 14 16
	2194/1	_	5584	18		•	-	359/71			4	7
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	2174/1/	1	0	ġ	•	-		176 177			5.	18
	2182/1/		0	10		•		181			5	18
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·.			11	9					•			
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			2	11	Prades	sh that I	and is	likei	/ to b	e requi	red to	be
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			3.	13.	notifie	d that la	nd in	paone He loc	purpos ality d	lescriber	t s ner	v ie
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			13	18	whom	it may co	ondern.	-				
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authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the

acquisition of the sail land in the locality may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Land Acquisition, Himachal Pradesh P.W.D., Solan.

No. SE-III-G-(R) 11--8/71. Solan, the 6th October, 1971 Simla-Kunihar-Ramshehar-Nulagarh Construction of H.P. Boundary. .

District;	SIMLA	PECIFICAT	ION Tehsil:	NAL	AGA	RH	1		- 2		3	4
		Khasra No			Are	ea			136/1 112/1		2 2	15 6
Village		Kliasra No).		Big.	Bis.			122,2	•	ī	7
SERI		571/536/2			1	9			117/1		3	7.
, Date 77		571/536/3			ō	7			133/1		5	17
		571/536,4			1	9			124/2	٠.	0	10
	•	539/1			.4	18		•	123/1			13
*		539 2 5 9/3			12	3 11			123/3		0	
pro)		539/4			5	11		• •	123/5			2
, -		539/5			5	3				-	1	3
** *		•							126		2	18
•	•		Total	• •	32	3	4 *		137		1	11
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•	•		Total		34	8	;;·		360/2		1	14 6
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भाग 3—-ग्रिधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल किन्डनर तथा किम्डनर श्राफ इन्कम-टैक्स द्वारा श्रिधिसुचित ग्रादेश इत्यादि

EXCISE AND TAXATION DEPARTMENTNOTIFICATION

Simla-4, the 3rd August, 1971

No. 1-3/66-E&T.—Consequent upon the transfer of Shri Shivdev Singh, Excise and Taxation Officer, Mandi Cistrict, who was the Head of Office and Drawing and Disbursing Officer in respect of class III and IV employees posted in Mandi district, I, in exercise of the powers vested in me under rules 10 (A) of the Delegation of Financial Powers Rules, 1968, hereby déclare Shri D.C. Dwivedi, Assistant Excise and Taxation Officer, Mandi district as Head of Office and Drawing and Disbursing Officer in respect of class III and IV employees of the Excise and Taxation Department, Himachal

Pradesh posted in Mandi district under following heads of accounts with immediate effect till the appointment of an Excise and Taxation Officer for that district:—

(i) 10—State Excise Duties.

B-District Executive Estiblishment.

(ii) 18—Other Taxes and Duties.

A—Collection Charges.

A—2-Superintendence.

The aforesaid officer will also function as Controlling Officer in respect of T.A. and D.A. of class III and IV employees.

By order,

M. S. MUKHERJEE, Excise and Taxation Commissioner.

भाग 4—स्थानीय स्वायत ज्ञासनः म्युनिसियत बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया

तथा पंचायत विभाग

COMMUNITY DEVELOPMENT AND PANCHAYATS DEPARTMENT

ORDERS

Simla-2, the 15th September, 1971

No. 5-3-71-CD (PNT).—Whereas Shri Ghungru Ram, Sarpanch, Gram Panchayat, Gopalpur, District Kulu was involved in a case under section 107/150 CPC (State through Shri Ghungru Ram, Sarpanch Versus

Shri Jhalli s/o Shri Niharsi, r/o village Jarala, Phatti Heri, Kothi Gopalpur, District Kulu etc., etc.);

And whereas the Executive Magistrate Class I, Kulu in his judgment in this case announced on the 29th March, 1968 observed that Shri Ghungru Ram is not a fit person to hold the responsible position of a Sarpanch;

And whereas the above fact was brought to the notice of Shri Ghungru Ram vide this department order of even number, dated the 1st June, 1971, asking him to show

cause as to why he should not be removed from the office of Surpanch in accordance with the provisions of section 54 (2) (d) of the Himachal Pradesh Panchayati

Rai Act, 1963;

Now, therefore, after considering the reply, dated the 26th June, 1971, of the said Shri Ghungru Ram, the Government, in terms of the provisions of section 54 (2) (d) of the Act, ibid, hereby orders the removal of Shri Ghungru Ram from the office of Sarpanch, Gram Panchayat, Gopalpur (Kulu) with immediate effect, thereby dispensing with the requirement of section 54 (1) of the Act, ibid the court having already tried the case.

Simla-2, the 15th September, 1971

No. 5-87 71-CD (PNT).—Whereas Shri Faquir Chand

while functioning as Sarpanch, Gram Panchayat, Anur, Tehsil Dehra, District Kangra during the month of April, 1971, was involved in a police case u/s 341, 342/354, 376/34 and was arrested in P.S. Haripur and later released on bail by the Court of Law;

And whereas it has therefore been observed that the said Shri Faquir Chand has not exhibited a good

conduct

Now, therefore, the Government in terms of the provisions of section 54 of the Himachal Pradesh Panchayati Raj Act, 1968, hereby order suspension of Shri Faquir Chand, from the office of the Sarpanch with immediate effect. He will hand over the charge to the acting Sarpanch to be elected by the Panchayat.

K. C. PANDEY, Secretary.

भाग 5-वैयक्तिक ग्रधिस्चनाएं श्रीर विज्ञापन

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

File No. 1_9 of 23-12-69

Before the Compensation Officer, Shri C. L. Thakur, Man a district, Mandi.

In the matter of Sari Chamar

(Tenant).

Versu

Shr. Nan iu, Indar Singh s/o Beshar, Mst. Nami wd/o Ihaliya, r.o Nagar Mandi. (Landowners).

To

All person, concerned.

Whereas Shri Chamar (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of hig Lan 'ed Estates and Land Reforms Act, 1953 for grant of proprieta y rights in the land of his tenancy measuring 2-0-3 bighas (as entered in the Revenue Rec ros) situate! in village Nagchala, Pargana Balh, Tensil Sadar, District Mandi in the ownership of Shri Norda etc. (Landowners).

And whereas a sum of Rs. 37.00 is proposed to be allowed an empensation to be paid by the said Shri Chamai (Fenani) to the said Shri Nandu etc. (Landown, rs) for expinction of the rights, title and interests of the said landowners in the land described above;

Now therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and I and Reforms Rules, 1955, it is hereby not fied for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 37.00 as confernation, shall be received by the undersigned by 20-10-1974.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no of jectic ns shall be received.

Given under my hand and seal, this 1st day of October, 1971.

(Seal).

C. L. THAKUR, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himschal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

File No. 71 of 20-4-71

Before the Compensation Officer, Shri C. L. Thakur,

Mandi district, Mandi.

In the matter of Shri Katku

(Tenant).

(Landowners)

Shri Ganesh Dutt, Ram Dayal, Tulsi Ram ss/o Hirda, Mst. Lali. Mst. Reti, Mst. Nuru, Mst. Reemi, Ram Singh, Dalu, Chaine Ram s/o Shri Khemu Ram, r/o Shara, village Jawalapur, Tehsil Sadar, District, Mandi,

Versus

To

All persons concerned.

Himachal Pradesh.

Whereas Shri Katku (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 4-14-3 bights (as entered in the Revenue Records) situated in village Shara, Pargana Jawalagur, Tehsil Sadar, District Mandi in the ownership of Shri Ganesh Datt etc. (Landowners);

And whereas a sum of Rs. 59.50 is proposed to be allowed as compensation to be paid by the said Shri Katku (Tenant) to the said Shri Ganesh Datt etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above:

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pracesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 59.50 as compensation, shall be received by the undersigned by 27-10-1-71.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 1st day of October, 1971.
(Seal).

C. L. THAKUR,

इम्तहार जेर बाउँर, 5 रूल 20, जान्ता दीवानी

Compensation Officer.

बम्रदालत जनाव ए० एल० वैद्य, सीनियर सब-जज साहिब बहादुर, धर्मेशाला, जिला कांगड़ा ।

> मुकदमा दीवानी नं ० 15 बावत सन् 1969 सुबेदार राम सिंह बनाम रसीला •

बनामः थीमती चूही विधवा मुनशी, (2) जगन नाथ, (3) बीरबस

पिसरान मुनशी (4) श्रीमती विशन देवी, (5) रतन देवी, (6) जमना देवी, (7) कमला देवी पुत्रीयान मुनशी राम, (8) दया चन्द, (9) वाबू राम पिसरान महताब सिंह, (10) देत्री भिंह (11) मूरू पिसरान हाकिम, (12) धर्म सिंह पुत्र नामा नुम, जाति राजपूत, सकता चपलाह, मीजा कलाहा, तहसील देहरा, जिला कांगड़ा ग्राम सभा टीका चपलाह, मीजा कलाहा, तहसील देहरा।

मुकदमा उनवान वाला में उपरोक्त प्रतिवादीगण के खिलाफ एक सावा दखलयाबी दायर हुआ है। जिस की रू से इनके नाम कई बार जारी किए गए। परन्तु वह समन की तामील करने से जान बूझ कर बचते हैं या कहीं खिप गए हैं। इनकी तामील आसान तरीके से होना मुक्किल है। जिहाजा इनके नाम इस्तहार जेर आडर 5, रूल 20 जारी किया जाता है कि वह बराए पैरवी मुकदमा तिथि 15-11-71 को 10 बजे संबेरे अजालनन या वकालतन इस अदालत में हाजिर आवें बस्रत कार्याई यसतर्का अमल में लाई जावेगी।

प्राज तिथि 17-9-71 को हमारे हस्ताक्षर वा मोहर प्रदालत से जारी हुआ।

्र मोहर,

ए० एल० वैद्यं, सीनियर सब-जज।

इश्तहार जेर म्राडर 5, रूल 20, जाब्ता दीवानी बम्रदालत जन्नाब ए० एल 0 वैद्य, सीनियर सव-जज साहिब वहादुर, कांगड़ा, मुकाम धर्मशाला, हिमाचल प्रदेश।

> ्र मुकदमा दीवानी नं 0 488 वाबत सन् 1968 श्री लाल सिंह बनाम नानक चन्द

बनाम:

जोगिद्र सिंह पुत्र हरदयाल सिंह, जाति राजेपूत, सकना भरयाङ्ग, तहसील कागङ्ग, हाल बखाना विश्वन सिंह पुत्र वंसी घर, जाति राजपूत सकना मालतू, तहसील पालमभुर, जिला कागड़।

मुकदमा कनवान बाला में प्रतिवादी के खिला क एक दावा इस्तकार हक प्रदालत हजा में दायर हुआ है जिस की रू से इसके बिलाफ कई बार समन जारी किए गए परन्तु वह समन की तामील करने से जान वूझ करें बचता है या कही छिन गया है। इस की तामील ग्रसान तरीके से होना मुश्किल है। लिहाजा जोगिद्र सिंह के खिलाफ इस्तहार जेर आईर 5, रूल 20 जारी किया जाता है कि वह बराए पैरवी मुकदमा तिथि 26-10-71 को 10 बजे सबेरे ग्रदालत हजा में ग्रसालतन या बकालतन हाजर श्रावं बसूरत कार्रवाई यकतफां श्रमल में लाई जावेगी।

मात्र दिनांक 15-9-71 को हमारे हुस्ताक्षर वा मोहर म्रदानत से जारी हुमा।

मोहर।

ए० एल० वैद्य, सीनियर सब-जज

इश्तहार जेर प्रार्डर 5, रूल 20, जान्ता दिनानी बग्नदालत जनाब सीनियर सब-जज साहिब बहादुर, धर्मशाला मुकदमा दीनानी न0 74, बाबत सन् 1967 बनी राम बगैरा बनाम खुशी राम बगैरा

वनाम:

1. खुणी राम पुत्र ग्रमर चन्द महाजन, सकना लम्बागांव, तहसील पालमपुर, 2. विशवा नाथ पुत्र ग्रमर चन्द, हाल टीचर हाई स्कूल मुजानपुर टीहरा, तहसील पालमपुर 3. बूज मोहन

पुत्र ग्रमर चन्द महाजन, डाक्टर P. G. I., Chandigarh, 4. प्रीतम लाल उर्फ प्रेम लॉल पुत्र राम दास महाजन, हाल दुकानदार कांगड़ा, 5. किदार नाथ ग्रध्यापक, गर्वनमेंट हायर सकेंडरी स्कल, धर्मशाला, 6. ज्ञान चन्द पुत्र मुख दयाज महाजन, दुकानदार पपरोला, तहसील पालमपुर, 7. ईश्वर दास पुत्र चन्दू लाल, हाल रेडिग्रो कलौनी दिल्ली, 8. प्रताप चन्द पुत्र सर्व दयाल महाजन, हाल Rehabilitation Office, Nurpur जिला कांगड़ा, 9. त्रिलोक नाथ पुत्र सर्व दयाल, माकन पपरोला, तहसील पालमपुर, 10. किशन दास पुत्र सर्व दयाल, पुलीस लाईन कमशियल बैंड, जम्मू

मुकदमा उनवान वाला में उपरोक्त प्रतिवादीगण के खिलाफ वादी ने एक दांवा दखलयाबी दायर किया है जिसकी रू से इनके नाम कई बार समन जारी किये गये परन्तु उपरोक्त प्रतिवादीगण समन की तामील करने से जान बूझ कर यबते हैं या कहीं छिप गए हैं। लिहाजा उपरोक्त प्रतिवादीगण के खिलाफ इण्तहार 5, रूल 20 जान्ता दीवानी किया जाता है कि वह असालतन या वकालतन तिथि 15-11-71 को 10 बजे सबेरे अदालत हजा में आकर पैरवी मुकदमा करें बनूरत कारंबाई एक्तफि अमन में लाई जावेगी।

ग्राज तिथि 5 ग्रक्तूवर, सन् 1971 को हमारे हस्ताक्षर वा मोहर ग्रदालत से जारी हुग्रा।

ए० एल० वैद्य, सीदियर सबजज।

मोहर

इम्तहार चेर आडंड 5, रूल 20, जाब्ता दीनानी बमदालत जनाव सीनियर सन्जज साहिव बहादुर, धर्मशाला दीवानी मुकदमा नं0 167/71

मुरारी लाल वनाम शान्ती

वनाम :

शान्ती देवी विधवा चरन जीत लाल, सकना कनक मन्डी जम्मू (J. & K. State)

मुकदमा उनवान वाला में वादी ने उप्रोक्त प्रतिवादी के लिल फ एक दावा दखलयाबी दायर किया है जिसकी रु से इसके नाम कई बार समन जारी किये गए परन्तु वह समन की तामील में जान बृज़ कर बचते हैं या कहीं खिप गई है। लिहाजा उप्रोक्त प्रतिवादिया के नाम इशतहार 5, रुल 20 जाब्ता दीवानी किया जाता है कि वह बराए पेरवी मुकदमा तिथि 22-10-71 को 10 बजे सबेरे ग्रसालतन या वकालतन हाजर ग्रांदे नसूरत कार्रवाई यकतर्फा ग्रमल में लाई जावेगी।

श्राज िथि 6 श्रक्तबर, स्न 1971 को हमारे हस्ताक्षर व मोहर श्रदालत से जारी हुआ।

> ए० एल० वैद्य, सीनियर सब-जज।

मोहर

इशतहार जेर त्राडंर 5, रूल 20, जान्ता दीवानी बग्रदालत जनाब ए० ऐल० वैद्य, सीनियर सब-जज, घर्मसाला मुकदमा नं 0 121/71 ग्रमी चन्च बनाम सन्ति वगैरा

वनाम :

(1) श्रीमती कमुख्या देवी दुक्तर सालिग राम,

(2) मिलली राम पुत्र राम लाल, (3) श्रीमित ठाउँरी पुत्री राम लाल, (4) कमल किसोर, (5) नरेश कुमार नावालगान पिनरान मिललो राम बन्तायत मिललो राम बातिद खुद, जात ब्राह्मण, मकना नारी, मोजा नारी, तहसील देहरा, जिला कांगड़ा। उपरोक्त प्रतिवादीगण के खिलाफ एक दावा डिग्री हुकम इन्तराई प्रदालत हुजा में दायर हुई है। जिसकी रू से इन कें नाम कई बार ममन जारी किए गए वह समन की तामील करने ये जानवृत्र कर बचते हैं या कहीं छिर गये हैं। इनकी तामील प्रामान नरीके में होना मुशकिल है। लिहाजा इन के नाम इन्तरार वर प्रावर 5, रूल 20, जास्ता दीवानी जारी किया जाता है कि वह तिथि 24-11-71 को 10 बजे सबेरे बराए पेंग्वी मुकदमा प्रमालतन था बकालतन हाज् प्रावें बनूरत कांगड़ी पहतरफा प्रमाल में लाई जारेगी।

माज तिथि 6-10-71 को हमारे हस्ताक्षर वा मोहर सदालत द्वारा जारी हुमा।

> ए० एल० वैद्य, सीनियर सब-जज।

STATE BANK OF PATIALA

NOTICE

Dated the 1st October, 1971/9th Asvina, 1893 (Saka)

SBOP-No. 43—The following transfers and changes in the rostings of Banks supervising staff are hereby notified

- 1. Shri Suraj Bhan Gupta, Officer Grade II officiated as Manager, Palampur branch as from the close of business on the 8th Sep ember, 1971 to the comment ment of business on the 13th September, 1971 vice Shri M. K. Mahajan, Officer Grade I.
- 2. Shri D. P. Bansal, Officer Grade II held charge of Nurpur branch as from the close of business on the 28th August, 1971 to the commencement of business on the 6th September, 1971.
- 3. Shri Ran at Rai Jain, Officer Grade II held charge of Chail branch as from the close of business on the 25th August, 1971 to the commencement of business on the 31st August, 1971.

S. D. GANDA.

General Manager.

मोहर ।

भाग 5--भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

HOME DEPARTMENT NOTIFICATION

Simla-2, the 23rd August, 1971

No. 1-3.71-Home.—The Maintenance of Internal Security Act, 1971 (No. 26 of 1971) enacted by the Parliament and published in the Gazette of India Extraordinary Part II, Section I on the 2nd July, 1971 is hereby republished in the Himachal Pradesh Rajpatra for general information.

B. B. TANDON, Joint Secretary.

GOVERNMENT OF INDIA MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 2nd July, 1971/Asadha 11, 1893 (Saka)

The following Act of Parliament received the assent of the President on the 2nd July, 1971, and is hereby published for general information:—

THE MAINTENANCE OF INTERNAL SECURITY

ACT, 1971 No. 26 or 1971

[2nd July, 1971]

An Act to provide for detention in certain cases for the purpose of maintenance of internal security and matters connected therewith.

BE it enacted by Parliament in the Twenty-second Year of the Republic of India as follows:—

- 1. Short title and extent.—(1) This Act may be called the Maintenance of Internal Security Act, 1971.
- (2) It extends to the whole of India except the State of Jammu and Kashmir.
- 2. Definitions.—In this Act, unless the context otherwise requires,—
 - (a) "appropriate Government" means, as respects a detention order made by the Central Government or a person detained under such order, the Central Government, and as respects a detention order made by a State Government or by an officer subordinate to a State Government or as respects a person detained under such order, the State Government;

- (b) "detention order" means an order made under section 3;
- (c) "foreigner" has the same meaning as in the Foreigners Act, 1946 (31 of 1946);
- (d) "State Government", in relation to a Union territory, means the administrator thereof.
- 3. Power to make orders detaining certain persons.—
 (1) The Central Government or the State Government may,—
 - (a) if satisfied with respect to any person (including a foreigner) that with a view to preventing him from acting in any manner pre-judicial to—
 - (i) the defence of India, the relations of India with foreign powers, or the security of India, or
 - (ii) the security of the State or the maintenance of public order, or
 - (iii) the maintenance of supplies and services essential to the community, or
 - (b) if satisfied with respect to any foreigner that with a view to regulating his continued presence in India or with a view to making arrangements for his expulsion from India.

it is necessary so to do, make an order directing that such person be detained.

(2) Any of the following officers, namely:-

(a) district magistrates.

- (b) addition I district magistrates specially empowered in this behalf by the State Government,
- (c) Commissioners of Police, wherever they have been appointed.

may, if satisfied as provided in sub-clauses, (ii) and (iii) of clause (a) of sub-section (1), exercise the power conferred by the said sub-section.

(3) When any order is made under this section by an officer mentioned in sub-section (2), he shall forthwith report the fact to the State Government to which he is subordinate together with the grounds on which the order has been made and such other particulars as in his opinion have a bearing on the matter, and no such order shall remain in force for more than twelve days after the

making thereof unless in the meantime it has been approved by the State Government:

Provided that where under section 8 the grounds of detention are communicated by the authority making the order after five days but not later than fifteen days from the date of detention, this sub-section shall apply subject to the modification that for the words "twelve days", the words "twenty-two days" shall be substituted.

- (4) When any order is made or approved by the State Government under this section, the State Government shall, within seven days, report the fact to the Central Government together with the grounds on which the order has been made and such other particulars as in the opinion of the State Government have a bearing on the necessity for the order.
- 4. Execution of detention orders.—A detention order may be executed at any place in India in the manner provided for the execution of warrants of arrest under the Code of Criminal Procedure, 1898 (5 of 1898).
- 5. Power to regulate place and conditions of detention.— Every person in respect of whom a detention order has been made shall be liable—
 - (a) to be detained in such place and under such conditions, including conditions as to maintenance, discipline and punishment for breaches of discipline, as the appropriate Government may, by general or special order, specify; and
 - (b) to be removed from one place of detention to another place of detention, whether within the same State or in another State, by order of the appropriate Government:

Provided that no order shall be made by a State Government under clause (b) for the removal of a person from one State to another State except with the consent of the Government of that other State.

- 6. Detention orders not to be invalid or inoperative on certain grounds.—No detention order shall be invalid or inoperative merely by reason—
 - (a) that the person to be detained thereunder is outside the limits of the territorial jurisdiction of the Government or officer making the order, or
 - (b) that the place of detention of <u>such</u> person is outside the said limits.
- 7. Powers in relation to absconding persons.—(1) If the Central Government or the State Government or an officer specified in sub-section (2) of section 3, as the case may be, has reason to believe that a person in respect of whom a detention order has been made has absconded or is concealing himself so that the order cannot be executed, that Government or officer may—
 - (a) make a report in writing of the fact to a presidency Magistrate or a Magistrate of the First Class having jurisdiction in the place where the said person o dinarily residest; and thereupon the provisions of sections 87, 88 and 89 of the Code of Griminal Procedure, 1898 (5 of 1898), shall apply in respect of the said person and his property as if the order directing that he be detained were a warrant issued by the Magistrate;
 - (b) by order notified in the Official Gazette direct the said person to a pear before such officer, at such place and within such period as may be specified in the order; and if the said person fails to comply with such direction he shall, unless he proves that it was not possible for him to comply therewith and that he had, within the period

- specified in the order, informed the officer mentioned in the order of the reason which rendered compliance therewith impossible and of his whereabouts, be punishable with imprisonment for a term which may extend to one year or with fine or with both.
- (2) Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (5 of 1898), every offence under clause (b) of sub-section (1) shall be cognizable.
- 8. Grounds of order of detention to be disclosed to persons affected by the order.—(1) When a person is detained in pursuance of a detention order, the authority making the order shall, as soon as may be, but ordinarily not later than five years days and in exceptional circumstances and for reasons to be recorded in writing, not later than fifteen days, from the date of detention, communicate to him the grounds on which the order has been made and shall afford him the earliest opportunity of making a representation against the order to the appropriate Government.
- (2) Nothing in sub-section (1) shall require the authority to disclose facts which it considers to be against the public interest to disclose.
- 9. Constitution of Advisory Boards.—(1) The Central Government and each State Government shall, whenever necessary, constitute one or more Advisory Boards for the purposes of this Act.
- (2) Every such Board shall consist of three persons who are, or have been, or are qualified to be appointed as, Judges of a High Court, and such persons shall be appointed by the Central Government or the State Government, as the case may be.
- (3) The appropriate Government shall appoint one of the members of the Advisory Board who is, or has been, a Judge of a High Court to be its Chairman, and in the case of a Union territory the appointment to the Advisory Board, of any person who is a Judge of the High Court of a State shall be with the previous approval of the State Government concerned.
- 10. Reference to Advisory Boards.—Save as otherwise expressly provided in this Act, in every case where a detention order has been made under this Act, the appropriate Government shall, within thirty days from the date of detention under the order, place before the Advisory Board constituted by it under section 9 the grounds on which the order has been made and the representation if any, made by the person a Tected by the order, and in case where the order has been made by an officer, also the report by such officer under sub-section (3) of section 3.
- 11. Procedure of Advisory Boards.—(1) The Advisory Board shall, after considering the materials placed before it and, after calling for such further information as it may deem necessary from the appropriate Government or from any person called for the purpose through the appropriate Government or from the person concerned, and if, in any particular case, it considers it essential so to do or if the person concerned desires to be heard, after hearing him in person, submit its report to the appropriate Government within ten weeks from the date of detention.
- (2) The report of the Advisory Board shall specify in a separate part thereof the opinion of the Advisory Board as to whether or not there is sufficient cause for the detention of the person concerned.
- (3) When there is a difference of opinion among the members forming the Advisory Board, the opinion of the majority of such members shall be deemed to be the opinion of the Board.

- (4) Nothing in this section shall entitle any person against whom a detention order has been made to appear by any legal practitioner in any matter connected with the reference to the Advisory Board, and the proceedings of the Advisory Board and its report, excepting that part of the report in which the opinion of the Advisory Board is specified, shall be confidential.
- 12. Action upon the report of Advisory Board.—(1) In any case where the Advisory Board has reported that there is in its opinion sufficient cause for the detention of a person, the appropriate Government may confirm the detention order and continue the detention of the person concerned for such period as it thinks fit.
- (2) In any case where the Advisory Board has reported that there is in its opinion no sufficient cause for the detention of the person concerned, the appropriate Government shall revoke the detention order and cause the person to be released forthwith.
- 13. Maximum period of detention.—The maximum period for which any person may be detained in pursuance of any detention order which has been confirmed under section 12 shall be twelve months from the date of detention:

Provided that nothing contained in this section shall affect the power of the appropriate Government to revoke or modify the detention order at any earlier time.

- 14. Revocation of detention orders.—(1) Without prejudice to the provisions of section 21 of the General Clauses Act, 1897 (10 of 1897), a detention order may, at any time, be revoked or modified—
 - (a) notwithstanding that the order has been made by an officer mentioned in sub-section (2) of section
 3, by the State Government to which that officer is subordinate or by the Central Government;
 - (b) notwithstanding that the order has been made by a State Government, by the Central Government.
- (2) The revocation or expiry of a detention order shall not but the making of a fresh detention order under section 3 against the same person in any case where fresh facts have arisen after the date of revocation or expiry on which the Central Government or a State Government or an officer, as the case may be, is satisfied that such an order should be made.
- 15. Temporary release of persons detained.—(1) The appropriate Government may, at any time, direct that any person detained in pursuance of a detention order may be released for any specified period either without conditions or upon such conditions specified in the direction as that person accepts, and may, at any time, cancel his release.
- (2) In directing the release of any person under sub-section (1), the appropriate Government may require him to enter into a bond with or without sureties for the due observance of the conditions specified in the direction.
- (3) Any person released under sub-section (1) shall surrender himself at the time and place, and to the authority, specified in the order directing his release or cancelling his release, as the case may be.
- (4) If any person fails with jut sufficient cause to surrender himself in the manner specified-in sub-section (3), he shall be punishable with imprisonment for a term which may extend to two years, or with fine, or with both,
- (5) If any person released under sub-section (1) fails to fulfil any of the conditions imposed upon him under the said sub-section or in the bond entered into by him, the bond shall be declared to be forfeited and any person bound thereby shall be liable to pay the penalty thereof.

- 16. Protection of action taken in good faith.—No suit or other legal proceeding shall lie against the Central Government or a State Government, and no suit, prosecution or other legal proceeding shall lie against any person, for anything in good faith done or intended to be done in pursuance of this Act.
- 17. Duration of detention in certain cases of foreigners.—(1) Notwithstanding anything contained in this Act, any foreigner in respect of whom an order of detention has been made under this Act may be detrived without obtaining the opinion of the Advisory Board for a period longer than three months, but not exceeding two years from the date of his detention, in any of the following classes of cases or under any of the following circumstances, namely:—
 - (a) where such foreigner enters or attempts to enter the territory of India or is found therein with arms, ammunition or explosives, or
 - (b) where such foreigner enters or attempts to enter a notified area or is found therein in contravention of section 3 of the Criminal Law Amendment Act, 1961 (23 of 1961), or
 - (c) where such foreigner enters or attempts to enter the local limits or is found within the local limits of such area adjoining the borders of India as may be specified in an order made under section 139 of the Border Security Force Act, 1968, (47 of 1968) without a valid travel document, or
 - (d) where the Central Government, has reason to believe that such foreigner commits or is likely to commit any offence under the Official Secrets Act, 1923 (19 of 1923).
- (2) In the case of any foreigner to whom sub-section (1) applies, sections 10 to 13 shall have effect subject to the following modifications, namely:—
 - (a) in section 10, for the words "shall, within thirty days", the words "may, at any time prior to but in no case later than three months before the expiration of two years" shall be substituted;
 - (b) in section 11,—
 - (i) in sub-section (1), for the words "from the date of detention"; the words "from the date on which reference is made to it" shall be substituted;
 - (ii) in sub-section (2) for the words "the detention of the person concerned", the words "the continued detention of the person concerned" shall be substituted;
 - (c) in section 12 for the words "for the detention" in both the places where they occur, the words "for the continued detention" shall be substituted;
 - (d) in section 13, for the words "twelve months", the words "three years" shall be substituted.
- 18. Repeal and saving.—(1) The Maintenance of Internal Security Ordinance, 1971, is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act as if this Act had come into force on the 7th day of May, 1971.

N. D. P. NAMBOODIRIPAD, Joint Secretary to the Government of India.

भाग 7-भारतीय निर्वाचन सामोग (Election Commission of India) की वैशानिक श्रधिसूचानएं सथा ग्रन्य निर्वाचन सम्बन्धी प्रधिसूचनाएं

शूम्य

प्रनुपूरक

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